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EXECUTIVE ORDERS, PROCLAMATIONS AND ADMINISTRATIVE ORDERS

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

EXECUTIVE ORDER No. 53

CREATING THE MANPOWER DEVELOPMENT COUNCIL

WHEREAS, the proper development and wise utilization of critical manpower are essential to economic development in general and the attainment of the goals of the Four-Year Economic Development Program in particular;

WHEREAS, various institutions, public and private, are involved in planning, programming and executing activities related to manpower development;

WHEREAS, the integration and coordination of such activities are essential to establish an effective system of producing the manpower required for accelerated economic growth; and

WHEREAS, integration and coordination can best be achieved by centralizing responsibility and authority over manpower planning at the highest level;

Now, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers vested in me by law, do hereby create the Manpower Development Council in the Office of the President.

1. The Council shall be composed of the following:

a. The Secretary of Labor	Ex-Officio Chairman
b. The Chairman, National Economic Council	Member
c. The Secretary of Education	Member
d. The Undersecretary of National Defense	Member
e. The Director General, Presidential Economic Staff	Member
f. The Secretary of Community Development, PACD	Member
g. A representative of Private Management	Member
h. A representative of Labor	Member

2. The Council shall be assisted by a technical staff to be composed of such personnel as may be assigned or detailed to it from the Department of Labor.

3. The Council shall have the following duties and functions:

- Develop an integrated long-term manpower plan as a component of the overall social and economic development plan. The targets established by such manpower plan shall be used by the Department of Education and the Budget

Commission in programming public investments in education and out-of-school training schemes;

- b. Promote and coordinate manpower planning activities in the agencies represented in the Council, in other related agencies and in private industry;
- c. Determine priorities in the implementation of manpower development and utilization programs and maintain a continuing assessment of such priorities as the plan progresses;
- d. Determine priorities for research projects essential to the formulation, implementation and evaluation of manpower development plans and programs, and coordinate the operation of such projects;
- e. Review and evaluate periodically all activities related to human resources development assigned to various agencies of the government;
- f. Evaluate and recommend approval of requests for external and technical assistance involving manpower training and development;
- g. Submit an annual report and an annual manpower budget to the President of the Philippines;
- h. Recommend the allocation of manpower resources in case of national emergency;
- i. Promulgate such rules and procedures as may be necessary to execute the purposes of this Order; and
- j. Advise the President of the Philippines on matters pertaining to human resources utilization and development.

4. The Council is hereby authorized to draw from available budgetary appropriation of any department, bureau, agency or instrumentality of the government, and the entity concerned shall make available to the Council, such funds and other assistance as the latter may require to carry out and implement related programs approved by the President.

5. This Order shall take effect immediately.

Done in the City of Manila, this 8th day of December, in the year of Our Lord, nineteen hundred and sixty-six.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 117

ESTABLISHING AS KABACAN-TALOMO FOREST RESERVE FOR WOOD PRODUCTION, WATERSHED, SOIL PROTECTION AND OTHER FOREST USES, THE PARCELS OF PUBLIC DOMAIN KNOWN AS TIMBERLAND, COTABATO LAND CLASSIFICATION PROJECT NO. 42-W, AND DAVAO LAND CLASSIFICATION PROJECT NO. 1-T, PER B.F. MAP L.C.-2294, SITUATED IN THE MUNICIPALITY OF KIDAPAWAN, PROVINCE OF COTABATO AND IN DAVAO CITY, PHILIPPINES.

Upon recommendation of the Director of Forestry, approved by the Secretary of Agriculture and Natural Resources, and pursuant to the provisions of Section 1826 of the Revised Administrative Code, as amended by Republic Act No. 3092, I, FERDINAND E. MARCOS, President of the Philippines, do hereby withdraw from entry, sale, settlement or other disposition, and establish as Kabacan-Talomo Forest Reserve, subject to private rights, if any there be, the parcels of public domain known as Timberland, Cotabato Land Classification Project No. 42-W and Davao Land Classification Project No. 1-T, situated in the Municipality of Kidapawan, Province of Cotabato and in Davao City, Philippines, demarcated and established under Forestry Administrative Order No. 4-812, dated August 10, 1962, for wood production, watershed, soil protection and other forest purposes under the administration and control of the Director of Forestry who shall have the authority to regulate the use and occupancy of said forest reserve and the cutting, collection and removal of timber and other forest products therein in accordance with forest laws and regulations.

The aforementioned parcels of public domain are shown and more particularly described in the attached Bureau of Forestry Map L. C.- 2294, comprising the Timberland of the aforementioned Cotabato Land Classification Project 42-W and Davao Land Classification Project No. 1-T, containing an area of eight thousand four hundred fifty two (8,452) hectares, more or less.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 25th day of November,
in the year of Our Lord, nineteen hundred and sixty-six.

[SEAL]

(Sgd.) FERDINAND E. MARCOS

President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 118

ESTABLISHING AS SIOCON-LABASON-IPIL FOREST RESERVE FOR WOOD PRODUCTION, WATER-SHED, SOIL PROTECTION AND OTHER FOREST USES, THE PARCELS OF PUBLIC DOMAIN KNOWN AS TIMBERLAND, ZAMBOANGA DEL NORTE LAND CLASSIFICATION PROJECT NOS. 17-H AND 24-H AND ZAMBOANGA DEL SUR LAND CLASSIFICATION PROJECT NO. 23-B, PER B.F. MAP L.C.-2350, SITUATED IN THE MUNICIPALITIES OF SIOCON AND LABASON, PROVINCE OF ZAMBOANGA DEL SUR, PHILIPPINES.

Upon recommendation of the Director of Forestry, approved by the Secretary of Agriculture and Natural Resources, and pursuant to the provisions of Section 1826 of the Revised Administrative Code, as amended by Republic Act No. 3092, I, FERDINAND E. MARCOS, President of the Philippines, do hereby withdraw from entry, sale settlement or other disposition and establish and proclaim as SIOCON-LABASON-IPIL FOREST RESERVE, subject to private rights, if any there be, the parcels of public domain known as Timberland, Zamboanga del Norte Land Classification Project Nos. 17-H and 24-H and Zamboanga del Sur Land Classification Project No. 23-B, situated in the Municipalities of Siocon and Labason, Province of Zamboanga del Norte and the Municipality of Ipil, Province of Zamboanga del sur, demarcated and established under Forest Administrative Order No. 4-868, dated March 11, 1960, for wood production, watershed, soil protection and other forest purposes under the administration and control of the Director of Forestry who shall have the authority to regulate the use and occupancy of said forest reserve and the cutting, collection and removal of timber and other

forest products therein in accordance with forest laws and regulations.

The aforementioned parcels of public domain are shown and more particularly described in the attached Bureau of Forestry Map L.C.-2350, comprising the Timberland of the aforementioned Zamboanga del Norte Land Classification Project Nos. 17-H and 24-H and Zamboanga del Sur Land Classification Project No. 23-B, containing an area of eleven thousand three hundred nineteen (11,319) hectares, more or less.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 25th day of November, in the year of Our Lord, nineteen hundred and sixty-six.

[SEAL] (Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 119

ESTABLISHING AS MT. LINGAT FOREST RESERVE FOR WOOD PRODUCTION, WATERSHED, SOIL PROTECTION AND OTHER FOREST USES, THE PARCELS OF PUBLIC DOMAIN KNOWN AS TIMBERLAND, MINDORO ORIENTAL LAND CLASSIFICATION PROJECT NOS. 1-N AND 10-D AND MINDORO OCCIDENTAL LAND CLASSIFICATION PROJECT NO. 17-K, PER B.F. MAP L.C.-2522 (2 SHEETS), SITUATED IN THE MUNICIPALITY OF NAUJAN AND BACO, PROVINCE OF MINDORO ORIENTAL AND MUNICIPALITY OF SABLAYAN, PROVINCE OF MINDORO OCCIDENTAL, PHILIPPINES.

Upon recommendation of the Director of Forestry, approved by the Secretary of Agriculture and Natural Resources, and pursuant to the provisions of Section 1826 of the Revised Administrative Code, as amended by Republic Act No. 3092, I, FERDINAND E. MARCOS, President of the Philippines, do hereby withdraw from entry, sale

settlement or other disposition and establish and proclaim as Mt. Lingat Forest Reserve, subject to private rights, if any there be, the parcels of public domain known as Timberland, Mindoro Oriental Land Classification Project Nos. 1-N and 10-D and Mindoro Occidental Land Classification Project No. 17-K, located in the Municipalities of Naujan and Baco, Province of Mindoro Oriental and Municipality of Sablayan, Province of Mindoro Occidental, demarcated and established under Forestry Administrative Order No. 4-1040, dated May 31, 1962, for wood production, watershed, soil protection and other forest purposes under the administration and control of the Director of Forestry who shall have the authority to regulate the use and occupancy of said forest reserve and the cutting, collection and removal of timber and other forest products therein in accordance with forest laws and regulations.

The aforementioned parcels of public domain are shown and more particularly described in the attached Bureau of Forestry Map L.C.-2522 (2 Sheets), comprising the Timberland of the afore-mentioned Mindoro Oriental Land Classification Project Nos. 1-N and 10-D and Mindoro Occidental Land Classification Project No. 17-K, containing an area of fifteen thousand two hundred sixteen (15,216) hectares, more less.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 25th day of November, in the year of Our Lord, nineteen hundred and sixty-six.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 120

EXCLUDING FROM THE OPERATION OF PROCLAMATION NO. 217, DATED FEBRUARY 16, 1929, WHICH ESTABLISHED CENTRAL CORDILLERA FOREST RESERVE, A CERTAIN PORTION THEREOF PER B.F. MAP NO. WR-4, SITUATED IN THE MUNICIPALITIES OF ATOK,

BOKOD, LA TRINIDAD AND TUBLAY, SUB-PROVINCE OF BENGUET, MOUNTAIN PROVINCE AND RESERVING THE SAME AS AMBUKLAO WATERSHED FOREST RESERVE PILOT PROJECT ON DEMONSTRATION, TRAINING AND RESEARCH ON FOREST, FOREST RANGE AND WATERSHED MANAGEMENT.

Upon recommendation of the Director of Forestry, approved by the Secretary of Agriculture and Natural Resources and pursuant to the provisions of Section 1826 of the Revised Administrative Code as amended by Republic Act 3092, I, FERDINAND E. MARCOS, President of the Philippines do hereby exclude from the operation of Proclamation No. 217, dated February 16, 1929, which established Central Cordillera Forest Reserve, a certain portion thereof located in the Municipalities of Atok, Bokod, La Trinidad and Tublay, Sub-Province of Benguet, Mountain Province and establish and proclaim the same, subject to private rights, if any there be, as Ambuklao Watershed Forest Reserve Pilot Project on Demonstration, Training and Research on Forest, Forest Range and Watershed Management under the administration and control of the Director of Forestry who shall have the authority to regulate the use and occupancy of said forest reserve and the cutting, collection and removal of timber and other forest products therein in accordance with forest laws and regulations.

The aforementioned portion of public domain is shown and more particularly described as follows:

Beginning at point marked 1 on B.F. Map No. WR-4, Pine tree, 45 cms. in diameter, identical to Corner 465, Mt. Data National Park (NP 13-1);

Thence N. 70 deg. E., 140 meters to Corner 2, Post, 20 cms. in diameter, identical to Corner 463, Mt. Data National Park (NP 13-1);

Thence N. 45 deg. E., 280 meters to Corner 3, Post, 18 cms. in diameter, identical to Corner 463, Mt. Data National Park (NP 13-1);

Thence N. 30 deg. E., 290 meters to Corner 4, Pine tree, 15 cms. in diameter, identical to Corner 462, Mt. Data National Park (NP 13-1);

Thence N. 50 deg. E., 240 meters to Corner 5, BL concrete monument $15 \times 15 \times 60$ cms., identical to Corner 461, Mt. Data National Park (NP 13-1);

Thence N. 56 deg. E., 180 meters to Corner 6, BL concrete monument $15 \times 15 \times 60$ cms., identical to Corner 461, Mt. Data National Park (NP 13-1);

Thence N. 49 deg. E., 200 meters to Corner 7, pine tree, 50 cms. in diameter, identical to Corner 459, Mt. Data National Park (NP 13-1);

Thence N. 72 deg., E. 330 meters to Corner 8, Pine tree, 45 cms. in diameter, identical to Corner 455, Mt. Data National Park (NP 13-1);

Thence N. 72 deg. E., 330 meters to Corner 8, Pine tree, 60 cms. in diameter, identical to Corner 457, Mt. Data National Park (NP 13-1);

Thence N. 7 deg. E., 260 meters to Corner 10, Pine tree, 40 cms. in diameter, identical to Corner 456, Mt. Data National Park (NP 13-1);

Thence N. 1 deg. E., 290 meters to Corner 11, Pine tree, 45 cms. in diameter, identical to Corner 455, Mt. Data National Park (NP 13-1);

Thence N. 8 deg. E., 290 meters to Corner 12, Pine tree, 45 cms. in diameter, identical to Corner 454, Mt. Data National Park (NP 13-1);

Thence N. 9 deg. W., 250 meters to Corner 13, Pine tree, 20 cms. in diameter, identical to Corner 453, Mt. Data National Park (NP 13-1);

Thence N. 57 deg. E., 390 meters to Corner 14, Pine tree, 45 cms. in diameter, identical to Corner 452, Mt. Data National Park (NP 13-1);

Thence N. 32 deg. E., 250 meters to Corner 15, Pine tree, 35 cms. in diameter, identical to Corner 451, Mt. Data National Park (NP 13-1);

Thence N. 35 deg. W., 270 meters to corner 16, Pine tree, 20 cms. in diameter, identical to corner 450, Mt. Data National Park (NP 13-1);

Thence N. 83 deg. E., 100 meters to Corner 17, Pine tree, 50 cms. in diameter, identical to Corner 449, Mt. Data National Park (NP 13-1);

Thence 83 deg. E., 310 meters to Corner 18, Pine tree, 70 cms. in diameter, identical to Corner 448, Mt. Data National Park (NP 13-1);

Thence N. 61 deg. E., 360 meters to Corner 19, Pine tree, 65 cms. in diameter, identical to Corner 447, Mt. Data National Park (NP 13-1);

Thence N. 77 deg. E., 400 meters to Corner 20, Pine tree, 60 cms. in diameter, identical to Corner 446, Mt. Data National Park (NP 13-1);

Thence N. 43 deg. E., 340 meters to Corner 21, Pine tree, 45 cms. in diameter, identical to Corner 445, Mt. Data National Park (NP 13-1);

Thence N. 28 deg. E., 180 meters to Corner 22, Pine tree, 30 cms. in diameter, identical to Corner 444, Mt. Data National Park (NP 13-1);

Thence N. 39 deg. E., 220 meters to Corner 23, Pine tree, 50 cms. in diameter, identical to Corner 443, Mt. Data National Park (NP 13-1);

Thence N. 23 deg. E., 220 meters to Corner 26, Pine tree, 60 cms. in diameter, identical to Corner 442, Mt. Data National Park (NP 13-1);

Thence N. 21 deg. W., 360 meters to Corner 25, Pine tree, 50 cms. in diameter, identical to Corner 441, Mt. Data National Park (NP 13-1);

Thence N. 23 deg. E., 220 meters to Corner 26, Pine tree, 40 cms. in diameter, identical to Corner 440, Mt. Data National Park (NP 13-1);

Thence N. 82 deg. E., 170 meters to Corner 27, Pine tree, 45 cms. in diameter, identical to Corner 439, Mt. Data National Park (NP 13-1);

Thence N. 56 deg. E., 300 meters to Corner 28, Pine tree, 30 cms. in diameter, identical to Corner 438, Mt. Data National Park (NP 13-1);

Thence N. 4 deg. E., 400 meters to Corner 29, Pine tree, 40 cms. in diameter, identical to Corner 437, Mt. Data National Park (NP 13-1);

Thence N. 52 deg. E., 300 meters to Corner 31, Pine tree, 40 cms. in diameter, identical to Corner 436, Mt. Data National Park (NP 13-1);

Thence N. 52 deg. E., 300 meters to Corner 31, Pine tree, 90 cms. in diameter identical to Corner 435, Mt. Data National Park (NP 13-1);

Thence N. 50 deg. E., 390 meters to Corner 32, Pole, 30 cms. in diameter, identical to Corner 434 Mt. Data National Park (NP 13-1);

Thence N. 68 deg. E., 170 meters to Corner 33, Pine tree, 35 cms. in diameter identical to Corner 433, Mt. Data National Park (NP 13-1);

Thence N. 69 deg. E., 310 meters to Corner 34, Pine tree, 40 cms. in diameter, identical to Corner 432, Mt. Data National Park (NP 13-1);

Thence N. 59 deg. E., 440 meters to Corner 35, Pine tree, 35 cms. in diameter, identical to Corner 431, Mt. Data National Park (NP 13-1);

Thence N. 35 deg. W., 380 meters to Corner 36, Pine tree, 30 cms. in diameter, identical to Corner 430, Mt. Data National Park (NP 13-1);

Thence N. 13 deg. E., 270 meters to Corner 37, Pine tree, 30 cms. in diameter, identical to Corner 429, Mt. Data National Park (NP 13-1);

Thence N. 25 deg. E., 350 meters to Corner 38, Pine tree, 65 cms. in diameter, identical to Corner 428, Mt. Data National Park (NP 13-1);

Thence N. 33 deg. E., 360 meters to Corner 39, Pine tree, 50 cms. in diameter, identical to Corner 427, Mt. Data National Park (NP 13-1);

Thence N. 13 deg. E., 260 meters to Corner 40, Pine tree, 60 cms. in diameter, identical to Corner 426, Mt. Data National Park (NP 13-1);

Thence N. 24 deg. E., 260 meters to Corner 41, Unknown tree, 30 cms. in diameter, identical to Corner 425, Mt. Data National Park (NP 13-1);

Thence N. 38 deg. E., 210 meters to Corner 42, Pine tree, 45 cms. in diameter, identical to Corner 424, Mt. Data National Park (NP 13-1);

Thence N. 64 deg. E., 310 meters to Corner 43, Pine tree, 25 cms. in diameter, identical to Corner 423, Mt. Data National Park (NP 13-1);

Thence N. 69 deg. E., 330 meters to Corner 44, Pine tree, 60 cms. in diameter, identical to Corner 422, Mt. Data National Park (NP 13-1);

Thence N. 40 deg. E., 290 meters to Corner 45, Pine tree, 45 cms. in diameter, identical to Corner 421, Mt. Data National Park (NP 13-1);

Thence N. 85 deg. E., 300 meters to Corner 46, Pine tree, 100 cms. in diameter, identical to Corner 420, Mt. Data National Park (NP 13-1);

Thence S. 83 deg. E., 260 meters to Corner 47, Pine tree, 30 cms. in diameter, identical to Corner 419, Mt. Data National Park (NP 13-1);

Thence N. 25 deg. E., 340 meters to Corner 48, Pine tree, 40 cms. in diameter, identical to Corner 418, Mt. Data National Park (NP 13-1);

Thence N. 61 deg. E., 300 meters to Corner 49, Pine tree, 60 cms. in diameter, identical to Corner 416, Mt. Data National Park (NP 13-1);

Thence N. 38 deg. E., 140 meters to Corner 50, Pine tree 60 cms. in diameter, identical to Corner 416, Mt. Data National Park (NP 13-1);

Thence N. 42 deg. E., 200 meters to Corner 51, Pine tree, 65 cms. in diameter, identical to Corner 415, Mt. Data National Park (NP 13-1);

Thence N. 46 deg. 150 meters to Corner 52, Pine tree, 40 cms. in diameter, identical to Corner 414, Mt. Data National Park (NP 13-1);

Thence N. 64 deg. E., 350 meters to Corner 53, Pine tree, 60 cms. in diameter, identical to Corner 413, Mt. Data National Park (NP 13-1);

Thence N. 37 deg. E., 250 meters to Corner 54, Pine tree, 45 cms. in diameter, identical to Corner 412, Mt. Data National Park (NP 13-1);

Thence N. 18 deg. E., 400 meters to Corner 55, Pine tree, 100 cms. in diameter, identical to Corner 411, Mt. Data National Park (NP 13-1);

Thence N. 4 deg. E., 260 meters to Corner 56, Pine tree, 120 cms. in diameter, identical to Corner 410 Mt. Data National Park (NP 13-1);

Thence following the top of ridge in a general southeasterly direction, 7,200 meters to Corner 57, a point at the junction of Agno River and its branch;

Thence following the Agno River down stream in a general southeasterly and westerly direction, 9,250 meters to Corner 58, a point at the junction of Agno and Bokod Rivers;

Thence following the Agno River down stream in a general southeasterly and westerly direction, 4,400 meters to Corner 59, a point at the center of Ambuklao Dam;

Thence following top of ridge, in a general southwesterly direction, 3,650 meters to Corner 60, a point on top of Mt. Patoktok;

Thence following top of ridge in a general northwesterly direction, 5,900 meters to Corner 1, the point of beginning, containing an area of nine thousand seven hundred (9,700) hectares, more or less.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 25th day of November, in the year of Our Lord, nineteen hundred and sixty-six.

[SEAL]

(Sgd.) FERDINAND E. MARCOS

President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 121

ESTABLISHING AS MT. MACOLOD FOREST RESERVE FOR WOOD PRODUCTION, WATERSHED, SOIL PROTECTION AND OTHER FOREST USES, THE PARCELS OF PUBLIC DOMAIN KNOWN AS TMIBERLAND, SOUTHERN LEYTE LAND CLASSIFICATION PROJECT NOS. 20-D, 27-A, 42-D AND 49, B.F. MAP L.C.-2483 (2 SHEETS), SITUATED IN THE MUNICIPALITIES OF HINUNANGAN, LIBAGON, SOGOD AND SILAGO, PROVINCE OF SOUTHERN LEYTE, PHILIPPINES.

Upon recommendation of the Director of Forestry, approved by the Secretary of Agriculture and Natural Resources, and pursuant to the provisions of Section 1826 of the Revised Administrative Code, as amended by Republic Act No. 3092, I, FERDINAND E. MARCOS, President of the Philippines, do hereby withdraw from entry, sale, settlement or other disposition and established as Mt. Macolod Forest Reserve, subject to private rights, if any there be, the parcels of public domain known as Timberland, Southern Leyte Land Classification Project Nos. 20-D, 27-A, 42-D and 49, situated in the Municipalities of Hinunangan, Libagon, Sogod and Silago, Province of Southern Leyte, Philippines, demarcated and established under Forestry Administrative Order No. 4-1001, dated September 21, 1961, for wood production, watershed, soil protection and other forest purposes under the administration and control of the Director of Forestry who shall have the authority to regulate the use and occupancy of said Forest Reserve and the cutting, collecting and removing of timber and other forest products therein accordance with the forest laws and regulations.

The aforementioned parcels of public domain are shown and more particularly described on the attached Bureau of Forestry Map L.C.-2483 (2 sheets), comprising the Timberland of the aforementioned Southern Leyte Land Classification Project Nos. 20-D, 27-A, 42-D and 49, containing an area of eighteen thousand six hundred eighty eight (18,688) hectares, more or less.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 25th day of November, in the year of Our Lord, nineteen hundred and sixty-six.

[SEAL]

(Sgd.) FERDINAND E. MARCOS

President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS

Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 122

ESTABLISHING AS SARA-SAN DIONISIO FOREST RESERVE FOR WOOD PRODUCTION, WATERSHED, SOIL PROTECTION AND OTHER FOREST USES, THE PARCELS OF PUBLIC DOMAIN KNOWN AS TIMBERLAND, ILOILO LAND CLASSIFICATION PROJECT NOS. 54-A AND 51-A, PER B.F. MAP L.C.-2308 (2 SHEETS), SITUATED IN THE MUNICIPALITIES OF SARA AND SAN DIONISIO, PROVINCE OF ILOILO, PHILIPPINES.

Upon recommendation of the Director of Forestry, approved by the Secretary of Agriculture and Natural Resources, and pursuant to the provisions of Section 1826 of the Revised Administrative Code, as amended by Republic Act No. 3092, I, FERDINAND E. MARCOS, President of the Philippines, do hereby withdraw from entry, sale, settlement or other disposition, and establish as Sara-San Dionisio Forest Reserve, subject to private rights, if any there be, the parcels of public domain known as Timberland, Iloilo Land Classification Project Nos. 54-A and 51-A, situated in the Municipalities of Sara and San Dionisio, Province of Iloilo, demarcated and established under Forestry Administrative Order No. 4-826, dated June 21, 1961, for wood production, watershed, soil protection and other forest purposes under the administration and control of the Director of Forestry who shall have the authority to regulate the use and occupancy of said forest reserve and the cutting, collection and removal of timber and other forest products therein in accordance with forest laws and regulations.

The aforementioned parcels of public domain are shown and more particularly described in the attached Bureau of

Forestry Map L.C.-2308 (2 sheets), comprising the Timberland of the aforementioned Iloilo Land Classification Project Nos. 54-A and 51-A, containing an area of Six thousand four hundred thirty four (6,434) hectares, more or less.

In WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 25th day of November, in the year of Our Lord, nineteen hundred and sixty-six.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 123

ESTABLISHING AS MT. TARATARA FOREST RESERVE FOR WOOD PRODUCTION, WATERSHED, SOIL PROTECTION AND OTHER FOREST USES, THE PARCELS OF PUBLIC DOMAIN KNOWN AS TIMBERLAND, ANTIQUE LAND CLASSIFICATION PROJECT NOS. 8-C, EXCLUDING TIMBERLAND BLOCK-B, 10-D, 11-C AND 13-A, PER B.F. MAP L.C.-2231, SITUATED IN THE MUNICIPALITIES OF PATNONGON, SAN REMIGIO, SIBALOM AND VALDERRAMA, PROVINCE OF ANTIQUE, PHILIPPINES.

Upon recommendation of the Director of Forestry, approved by the Secretary of Agriculture and Natural Resources, and pursuant to the provisions of Section 1826 of the Revised Administrative Code, as amended by Republic Act No. 3092, I, FERDINAND E. MARCOS, President of the Philippines, do hereby withdraw from entry, sale, settlement or other disposition and establish and proclaim as Mt. Taratara Forest Reserve, subject to private rights, if any there be, the parcels of public domain known as Timberland, Antique Land Classification Project Nos. 8-C, excluding Timberland Block-B, 10-D, 11-C and 13-A, situated in the Municipalities of Patnongon, San Remigio, Sibalom and Valderrama, Province of Antique demarcated

and established under Forestry Administrative Order No. 4-749, dated October 30, 1958, for wood production, watershed, soil protection and other forest purposes under the administration and control of the Director of Forestry who shall have the authority to regulate the use and occupancy of said forest reserve and the cutting, collection and removal of timber and other forest products therein in accordance with forest laws and regulations.

The aforementioned parcels of public domain are shown and more particularly described in the attached Bureau of Forestry Map L.C.-2231, comprising the Timberland of the aforementioned Antique Land Classification Project Nos. 8-C, excluding Timberland Block-B, 10-D, 11-C and 13-A, containing an area of seventeen thousand three hundred sixty eight (17,368) hectares, more or less.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 25th day of November, in the year of Our Lord, nineteen hundred and sixty-six.

[SEAL] (Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION NO. 128

ESTABLISHING AS CAPALONGA WATERSHED FOREST RESERVE THE PARCEL OF PUBLIC DOMAIN PER B.F. MAP NO. WR-5, SITUATED IN THE MUNICIPALITY OF CAPALONGA, PROVINCE OF CAMARINES NORTE, PHILIPPINES.

Upon recommendation of the Director of Forestry, approved by the Secretary of Agriculture and Natural resources and pursuant to the provisions of Section 1826 of the Revised Administrative Code, as amended by Republic Act No. 3092, I, FERDINAND E. MARCOS, President of the Philippines, do hereby withdraw from entry, sale, settlement or other disposition and establish and proclaim as Capalonga Watershed Forest Reserve to protect and conserve the headwaters of the Capalonga Waterworks System, subject to private rights, if any there be, the

parcel of public domain located in the Municipality of Capalonga, Province of Camarines Norte, under the administration and control of the Director of Forestry who shall have the authority to regulate the use and occupancy of said forest reservation and the cutting, collection and removal of timber and other forest products therein in accordance with forest laws and regulations.

The aforementioned parcel of public domain is shown and more particularly described as follows:

Beginning at point marked "1" of B.F. Map No. WR-5, White Lauan tree, 100 cms. in diameter, identical to Corner 78, Alienable or Disposable Block I, Camarines Norte Land Classification Project No. 9-E;

Thence N. 71 deg. E., 180 meters to Corner 2, Mayapis tree, 45 cms. in diameter, identical to Corner 130, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 64 deg. E., 360 meters to Corner 3, White Lauan tree, 25 cms. in diameter, identical to Corner 129, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 52 deg. E., 330 meters to Corner 4, Bolongeta tree, 45 cms. in diameter, identical to Corner 128, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 18 deg. E., 255 meters to Corner 5, Nicnic tree, 40 cms. in diameter, identical to Corner 127, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 20 deg. W., 360 meters to Corner 6 Anang tree, 25 cms. in diameter, identical to Corner 126, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 8 deg. E., 285 meters to Corner 7, Alintato tree, 40 cms. in diameter, identical to Corner 125, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 29 deg. E., 270 meters to Corner 8, Mayapis tree, 30 cms. in diameters, identical to Corner 124, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence following Simon Creek downstream in a general northwesterly direction, 405 meters to Corner 9, Malasaging tree, 20 cms. in diameter, identical to Corner 123, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 11 deg. W., 315 meters to Corner 10, Apnit tree, 55 cms. in diameter, identical to Corner 122, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 7 deg. E., 315 meters to Corner 11, Unknown tree, 40 cms. in diameter, identical to Corner 121, Alienable or Disposable Block II, Camarines Norte, Land Classification Project No. 9-A;

Thence following creek downstream, in a general northeasterly direction, 240 meters to Corner 12, Apnit tree, 40 cms. in diameter, identical to corner 120, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 28 deg. E., 360 meters to Corner 13, Mayapis tree, 30 cms. in diameters, identical to Corner 119, Alienable or Disposable Block II, Camarines Norte Land Classification on Project No. 9-A;

Thence N. 29 deg. E., 180 meters to Corner 14, Malasaging tree, 20 cms. in diameter, identical to Corner 118, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 40 deg. E, 210 meters to Corner 15, Tibig tree, 30 cms. in diameter, identical to Corner 117, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 66 deg. E, 210 meters to Corner 16, Hagachac tree, 60 cms. in diameter, identical to Corner 116, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 80 deg. E, 255 meters to Corner 17, Duguan tree, 40 cms. in diameter, identical to corner 115, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence S. 58 deg. E, 285 meters to Corner 18, White Lauan tree, 40 cms. in diameter, identical to Corner 114, Alienable or Disposable Block II, Camarines Norte Land Classification on Poject No. 9-A;

Thence S. 58 deg. E, 285 meters to Corner 18, White Lauan tree, 40 cms. in diameter, identical to Corner 114, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence S. 27 deg. E, 120 meters to Corner 19, Tanghas tree, 40 cms. in diameter, identical to Corner 113, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence folowing Calabaca Munte River downstream in a general northeasterly direction and Dimapa Creek upstream in a general southeasterly direction, 405 meters to Corner 20, Bagtikan tree, 40 cms. in diameter identical to Corner 112, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence following Dimapa Creek and its branch upstream in a general southeasterly direction 390 meters to Corner 21, Nato tree, 40 cms. in diameter, identical to Corner 111, Alienable or Disposable Block II, Camarines Norte Land Classification Porject No. 9-A;

Thence S. 30 deg. E, 210 meters to Corner 22, Apitong tree, 60 cms. in diameter, identical to Corner 110, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence S. 25 deg. W, 225 meters to Corner 23, Aratan tree, 40 cms. in diameter, identical to Corner 109, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence S. 31 E, 285 meters to Corner 24, Kalamansanai tree, 40 cms. in diameter, identical to Corner 108, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 79 deg. E, 210 meters to Corner 25, White Lauan tree, 60 cms. in diameter, identical to Corner 107, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence N. 71 deg. E, 195 meters to Corner 26, Manapa tree, 60 cms. in diameter, identical to Corner 106, Alienable or Disposable Block II, Camarines Norte Land Classification Porject No. 9-A;

Thence S. 80 E, 1,385 meters to Corner 27, a point at the junction of Kamagsaan River and Timbanglan Creek, identical to Corner 105, Alienable or Disposable Block II, Camarines Norte Land Classification Project No. 9-A;

Thence following Kamagsaan River upstream in a general southwesterly direction, 240 meters to Corner 28, White Lauan tree, 60 cms. in diameter, at the north bank of Kamagsaan River;

Thence following Kamagsaan River upstream in a general southwesterly direction, 560 meters to Corner 29, apitong tree, 45 cms. in diameter, at the south bank of Kamagsaan River;

Thence following Kamagsaan River upstream in a general southwesterly direction, 480 meters to Corner 30, Mayapis tree, 40 cms. in diameter, at the west bank of Kamagsaan River;

Thence following Kamagsaan River upstream in a general southwesterly direction, 360 meters to Corner 31, Narra tree, 90 cms. in diameter, at the southeast bank of Kamagsaan River;

Thence following Kamagsaan River upstream in a general southwesterly direction 420 meters to Corner 32, Miscellaneous Sp., 30 cms. in diameter at the west bank of Kamagsaan River;

Thence following Kamagsaan River upstream in a general southwesterly direction 440 meters to Corner 33, Balobo tree, 40 cms. in diameter, at the junction of Kamagsaan River and branch;

Thence S. 56 deg. W, 220 meters to Corner 34, Tiaong tree, 60 cms. in diameter, on top of ridge;

Thence S. 63 deg. W, 200 meters to Corner 35, Mayapis tree, 30 cms. in diameter, on top of ridge;

Thence 81 deg. W, 280 meters to Corner 36, Apitong tree, 150 cms. in diameter, at the edge of cogonal;

Thence following trail in a general southerly direction, 610 meters to Corner 37, Apitong tree, 50 cms. in diameter, at the east side of trail;

Thence following trail in a general southeasterly direction 240 meters to Corner 38, Tangile tree, 70 cms. in diameter at the west side of trail;

Thence S. 46 deg. W, 400 meters to Corner 39, Malabonga tree, 30 cms. in diameter at the junction of Magdua Creek and its branch;

Thence following Magdua Creek downstream in a general southeasterly direction 400 meters to Corner 40, Duguan tree, 15 cms. in diameter at the junction of Calabaca River and Magdua Creek;

Thence following Calabaca River downstream in a general southwesterly direction 560 meters to Corner 41, Sakat tree, 50 cms. in diameter at the junction of Calabaca River and its branch;

Thence following Calabaca River downstream in a general northwesterly direction, 640 meters to corner 42, Miscellaneous Sp., 15 cms. in diameter at the north branch of Calabaca River;

Thence following Calabaca River in a general northwesterly direction, 520 meters to Corner 43, Narra tree, 50 cms. in diameter, identical to Corner 70, Alienable or Disposable Block I, Camarines Norte Land Classification Project No. 9-E;

Thence following Calabaca River in a general northwesterly direction, 1,220 meters to Corner 1 the point of beginning containing an area of seven hundred fifty two (752) hectares, more or less.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 25th day of November, in the year of Our Lord, nineteen hundred and sixty-six.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 27

CREATING A COMMITTEE TO STUDY AND RE-
COMMEND IMPROVEMENTS ON THE ORGAN-
IZATION, FINANCING AND ADMINISTRATION
OF PROVINCIAL AND CITY HOSPITALS.

By virtue of the powers vested in me by law, I, FERDINAND E. MARCOS, President of the Philippines, do hereby create a committee to study and recommend improvements on the organization, financing and administration of provincial and city hospitals, composed of the following:

DR. PEDRO N. MAYUGA	
Director of Medical Services	Chairman
DR. ARTEMIO CABRERA	
Department of Health	Member
DR. JOSE CAEDO	
Department of Health	Member

The committee may call upon any department, bureau, office, agency or instrumentality of the government for such assistance as it may need in the performance of its functions.

It shall submit periodic reports and recommendations, including proposed policies and legislations to the President, through the Secretary of Health.

Done in the City of Manila, this 22nd day of November, in the year of Our Lord, nineteen hundred and six-six.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

HISTORICAL PAPERS AND DOCUMENTS

GOALS OF FREEDOM

Manila, October 25, 1966

We, the Seven Nations gather in Manila, declare our unity, our resolve, and our purpose in seeking together the goals of freedom in Viet-Nam and in the Asian and Pacific areas. They are:

1. To be free from aggression.
2. To conquer hunger, illiteracy and disease.
3. To build a region of security, order and progress.
4. To seek reconciliation and peace throughout Asia and the Pacific.

JOINT COMMUNIQUE

INTRODUCTION

1. In response to an invitation from the President of the Republic of the Philippines, after consultations with the President of the Republic of Korea and the Prime Ministers of Thailand and the Republic of Viet-Nam, the leaders of seven nations in the Asian and Pacific region held in summit conference in Manila on October 24 and 25, 1966 to consider the conflict in South Viet-Nam and to review their wider purposes in Asia and the Pacific. The participants were Prime Minister Harold Holt of Australia, President Park Chung Hee of the Republic of Korea, Prime Minister Keith Holyoake of New Zealand, President Ferdinand E. Marcos of the Philippines, Prime Minister Thanom Kittikachorn of Thailand, President Lyndon B. Johnson of the United States of America, and Chairman Nguyen Van Thieu and Prime Minister Nguyen Cao ky of the Republic of Viet-Nam.

BASIC POLICY

2. The nations represented at this conference are united in their determination that the freedom of the Republic of Viet-Nam be secured, in their resolve for peace, and in their deep concern for the future of Asia and the Pacific. Some of us are now close to the actual danger, while others have learned to know its significance through bitter past experience. This conference symbolizes our common purposes and high hopes.

3. We are united in our determination that the Vietnamese people shall not be conquered by aggressive force and shall enjoy the inherent right to choose their own way of life and their own form of government. We shall continue our military and all other efforts, as firmly and

as long as may be necessary, in close consultation among ourselves until the aggression is ended.

4. At the same time our united purpose is peace—peace in South Viet-Nam and in the rest of Asia and the Pacific. Our common commitment is to the defense of the Vietnamese people. Our sole demand on the leaders of North Viet-Nam is that they abandon their aggression. We are prepared to pursue any avenue which could lead to a secure and just peace, whether through discussion and negotiation or through reciprocal actions by both sides to reduce the violence.

5. We are united in looking to a peaceful and prosperous future for all of Asia and the Pacific. We have therefore set forth in a separate declaration a statement of the principles that guide our common actions in this wider sphere.

6. Actions taken in pursuance of the policies herein stated shall be in accordance with our respective constitutional processes.

PROGRESS AND PROGRAMS IN SOUTH VIET-NAM
THE MILITARY EFFORT

7. The Government of Viet-Nam described the significant military progress being made against aggression. It noted with particular gratitude the substantial contribution being made by free world forces.

8. Nonetheless, the leaders noted that the movement of forces from North Viet-Nam continues at a high rate and that firm military action and free world support continue to be required to meet the threat. The necessity for such military action and support must depend for its size and duration on the intensity and duration of the Communist aggression itself.

9. In their discussion, the leaders reviewed the problem of prisoners of war. The participants observed that Hanoi has consistently refused to cooperate with the International Committee or the Red Cross in the application of the Geneva Conventions, and called on Hanoi to do so. They reaffirmed their determination to comply fully with the Geneva Conventions of 1949 for the Protection of War Victims, and welcomed the resolution adopted by the Executive Committee of the League of Red Cross Societies on October 8, 1966, calling for compliance with the Geneva Conventions in the Viet-Nam conflict, full support for the International Committee of the Red Cross, and immediate action to repatriate seriously sick and wounded prisoners of war. They agreed to work toward the fulfillment of this resolution, in cooperation with the International Committee of the Red Cross, and indicated their willingness to meet under the auspices of the ICRC or in

any appropriate forum to discuss the immediate exchange of prisoners.

PACIFICATION AND REVOLUTIONARY DEVELOPMENT

10. The participating governments concentrated particular attention on the accelerating efforts of the Government of Viet-Nam to forge a social revolution of hope and progress. Even as the conflict continues, the effort goes forward to overcome the tyranny of poverty, disease, illiteracy and social injustice.

11. The Vietnamese leaders stated their intent to train and assign a substantial share of the armed forces a clear-and-hold actions in order to provide a shield behind which a new society can be built.

12. In the field of Revolutionary Development, measures along the lines developed in the past year and a half will be expanded and intensified. The training of Revolutionary Development cadres will be improved. More electricity and good water will be provided. More and better schools will be built and staffed. Refugees will be taught new skills. Health and medical facilities will be expanded.

13. The Vietnamese Government declared that it is working out a series of measures to modernize agriculture and to assure the cultivator the fruits of his labor. Land reform and tenure provisions will be granted top priority. Agricultural credit will be expanded. Crops will be improved and diversified.

14. The Vietnamese leaders emphasized that underlying these measures to build confidence and cooperation among the people there must be popular conviction that honesty, efficiency and social justice form solid cornerstones of the Vietnamese Government's programs.

15. This is a program each of the conferring governments has reason to applaud recognizing that it opens a brighter hope for the people of Viet-Nam. Each pledged its continuing assistance according to its means, whether in funds or skilled technicians or equipment. They noted also the help in non-military fields given by other countries and expressed the hope that this help will be substantially increased.

ECONOMIC STABILITY AND PROGRESS

16. The Conference was told of the success of the government of the Viet-Nam in controlling the inflation which, if unchecked, could undercut all efforts to bring a more fulfilling life to the Vietnamese people. However, the Vietnamese leaders reaffirmed that only by constant effort could inflation be kept under control. They described their intention to enforce vigorous stabilization program, to control spending, increase revenues, and seek to promote savings

in order to hold the 1967 inflationary gap to the minimum practicable level. They also plan to take further measures to insure maximum utilization of the Port of Saigon, so that imports urgently needed to fuel the military effort and buttress the civil economy can flow rapidly into Viet-Nam.

17. Looking to the long-term future of their richly endowed country, the Vietnamese representatives described their views and plans for the building of an expanded post-war economy.

18. Military installations where appropriate will be converted to this purpose, and plans for this will be included.

19. The conferring nations reaffirmed their continuing support for Vietnamese efforts to achieve economic stability and progress. Thailand specifically noted its readiness to extend substantial new credit assistance for the purchase of rice and the other nations present reported a number of plans for the supply of food or other actions related to the economic situation. At the same time, the participants agreed to appeal to other nations and to international organizations committed to the full and free development of every nation, for further assistance to the Republic of Viet-Nam.

POLITICAL EVOLUTION

20. The representatives of Viet-Nam noted that, even as the conference met, steps were being taken to establish a new constitutional system for the Republic of Viet-Nam through the work of the Constituent Assembly, chosen by so large a proportion of the electorate last month.

21. The Vietnamese representatives stated their expectation that work on the Constitution would go forward rapidly and could be completed before the deadline of March 1967. The Constitution will then be promulgated and elections will be held within six months to select a representative government.

22. The Vietnamese government believes that the democratic process must be strengthened at the local as well as the national level. The Government of Viet-Nam announced that to this end it will begin holding village and hamlet elections at the beginning of 1967.

23. The Government of Viet-Nam announced that it is preparing a program of National Reconciliation. It declared its determination to open all doors to those Vietnamese who have been misled or coerced into casting their lot with the Viet Cong. The Government seeks to bring them back to participate as free men in national life under amnesty and other measures. Former enemies are asked only to lay down their weapons and bring their skills to the service of the Vietnamese people.

24. The other participating nations welcomed the stated expectation of the Vietnamese representatives that work on the Constitution will proceed on schedule, and concurred in the conviction of the Government of the Republic of Viet-Nam that building representative, constitutional government and opening the way for national reconciliation are indispensable to the future of a free Viet-Nam.

THE SEARCH FOR PEACE

25. The Participants devoted a major share of their deliberations to peace objectives and the search for a peaceful settlement in South Viet-Nam. They reviewed in detail the many efforts for peace that have been undertaken, by themselves and other nations, and the actions of the United Nations and of His Holiness the Pope. It was clearly understood that the settlement of the war in Viet-Nam depends on the readiness and willingness of the parties concerned to explore and work out together a just and reasonable solution. They noted that Hanoi still showed no sign of taking any step toward peace, either by action or by entering into discussions or negotiations. Nevertheless the participants agreed that the search for peace must continue.

26. The Government of the Republic of Viet-Nam declared that the Vietnamese people, having suffered the ravages of war for more than two decades, were second to none in their desire for peace. It welcomes any initiative that will lead to an end to hostilities, preserves the independence of South Viet-Nam and protect the right to choose their own way of life.

27. So that their aspirations and position would be clear to their allies at Manila and friends everywhere, the Government of the Republic of Viet-Nam solemnly stated its views as to the essential elements of peace in Viet-Nam:

(1) *Cessation of Aggression.*—At issue in Viet-Nam is a struggle for the preservation of values which people everywhere have cherished since the dawn of history: the independence of peoples and the freedom of individuals. The people of South Viet-Nam ask only that the aggression that threatens their independence and the externally supported terror that threatens their freedom be halted. No self-respecting people can ask for less. No peace-loving nation should ask for more.

(2) *Preservation of the Territorial Integrity of South Viet-Nam.*—The people of South Viet-Nam are defending their own territory against those seeking to obtain by force and terror what they have been unable to accomplish by peaceful means. While sympathizing with the plight of their brothers in the North and while disdaining the regime in the North, the South Vietnamese people have no desire

to threaten or harm the people of the North or invade their country.

(3) *Reunification of Viet-Nam.*—The government and people of South Viet-Nam deplore the partition of Viet-Nam into North and South. But this partition brought about by the Geneva Agreements of 1954, however unfortunate and regrettable, will be respected until, by the free choice of all Vietnamese, reunification is achieved.

(4) *Resolution of Internal Problems.*—The people of South Viet-Nam seek to resolve their own internal differences and to this end are prepared to engage in a program of national reconciliation. When the aggression has stopped, the people of South Viet-Nam will move more rapidly toward reconciliation of all elements in the society and will move forward, through the democratic process, toward human dignity, prosperity and lasting peace.

(5) *Removal of Allied Military Forces.*—The people of the Republic of Viet-Nam will ask their allies to remove their forces and evacuate their installations as the military and subversive forces of North Viet-Nam are withdrawn, infiltration ceases, and the level of violence thus subsides.

(6) *Effective Guarantees.*—The people of South Viet-Nam mindful of their experience since 1954, insist that any negotiations leading to the end of hostilities incorporate effective international guarantees. They are open-minded as such guarantees can be applied and made effective.

28. The other participating governments reviewed and endorsed these as essential elements of peace and agreed they would act on this basis in close consultation among themselves in regard to settlement of the conflict.

29. In particular, they declared that Allied forces are in the Republic of Viet-Nam because that country is the object of aggression and its government requested support in the resistance of its people to aggression. They shall be withdrawn, after close consultation, as the other side withdraws its forces to the North, ceases infiltration, and the level of violence thus subsides. Those forces will be withdrawn as soon as possible and not later than six months after the above conditions have been fulfilled.

CONTINUING CONSULTATION AMONG
THE PARTICIPATING NATIONS

30. All the participants agreed that the value of a meeting among the seven nations had been abundantly demonstrated by the candid and thorough discussions held. It was further agreed that, in addition to the close consultation already maintained through diplomatic channels, there should be regular meetings among their Ambassadors in Saigon in association with the Government of the Republic

of Viet-Nam. Meetings of their Foreign Ministers and Heads of Government will also be held as required.

31. At the close of the meeting, all the visiting participants expressed their deep gratitude to President Marcos and to the Government of the Republic of the Philippines for offering Manila as the conference site, and expressed their appreciation for the highly efficient arrangements.

DECLARATION OF PEACE AND PROGRESS IN ASIA AND THE PACIFIC

We, the leaders of the Seven Nations gathered in Manila: Desiring peace and progress in the Asian-Pacific region;

Having faith in the purposes and principles of the United Nations which call for the suppression of acts of aggression and respect for the principle of equal rights and self-determination of peoples;

Determined that aggression should not be rewarded;

Respecting the right of all peoples to choose and maintain their own forms of government;

Seeking a peaceful settlement of the war in Viet-Nam; and

Being greatly encouraged by the growing regional understanding and regional cooperation among the free nations of Asia and the Pacific

Hereby proclaim this declaration of principles on which we base our hopes for future peace and progress in the Asian and Pacific region:

I. Aggression must not succeed.

The peace and security of Asia and the Pacific and, indeed, of the entire world, are indivisible. The nations of the Asian and Pacific region shall enjoy their independence and sovereignty free from aggression, outside interference, or the domination of any nation. Accepting the hard-won lessons of history that successful aggression anywhere endangers the peace, we are determined to fulfill our several commitments under the United Nations Charter and various mutual security treaties so that aggression in the region of Asia and the Pacific shall not succeed.

II. We must break the bonds of poverty, illiteracy and disease.

In the region of Asia and the Pacific, where there is a rich heritage of intrinsic worth and dignity of every man, we recognize the responsibility of every nation to join in an expanding offensive against poverty, illiteracy and disease. For these bind men to lives of hopelessness and despair; these are the roots of violence and war. It is when men know that progress is possible and is being achieved, when they are convinced that their children will

lead better, fuller, richer lives that men lift up their heads in the hope and pride. Only thus can there be fasting national stability and internal order.

III. We must strengthen economic, social and cultural cooperation within the Asian and Pacific region.

Together with our other partners of Asia and the Pacific, we will develop the institutions and practice of regional cooperation. Through sustained effort we aim to build in this vast area, where almost two-thirds of humanity live, a region of security and order and progress, realizing its common destiny in the light of its own traditions and aspirations. The peoples of this region have the right as well as the primary responsibility to deal with their own problems and to shape their own future in terms of their own wisdom and experience. Economic and cultural cooperation for regional development should be open to all countries in the region, irrespective of creed or ideology, which genuinely follow a policy of peace and harmony among all nations. Nations outside the region will be welcomed as partners working for the common benefit and their cooperation will be sought in forms consonant with the independence and dignity of the Asian and Pacific nations.

A peaceful and progressive Asia, in which nations are able to work together for the common good, will be a major factor in establishing peace and prosperity throughout the world and improving the prospects of international cooperation and a better life for all mankind.

IV. We must seek reconciliation and peace throughout Asia.

We do not threaten the sovereignty or territorial integrity of our neighbors, whatever their ideological alignment. We ask only that this be reciprocated. The quarrels and ambitions of ideology and the painful frictions arising from national fears and grievances, should belong to the past. Aggression rooted in them must not succeed. We shall play our full part in creating an environment in which reconciliation becomes possible, for in the modern world men and nations have no choice but to learn to live together as brothers.

**ADDRESS OF PRESIDENT MARCOS ON THE OPENING DAY OF THE
MANILA SUMMIT CONFERENCE HELD AT CONGRESS ON OCTOBER
24, 1966.**

As chairman of the Manila Summit Conference of 1966, it is my pleasure to assume this position by the unanimous consent and approval of the members of this conference.

I extend my thanks and the gratitude of my people to the Prime Minister of New Zealand for his generous remarks and to the other members of this conference for their unanimity.

I greet the heads of state and the heads of government who are here as our guests, their ladies, the foreign and other ministers, the distinguished guests and our friends.

For the times are historic and today is a historic day. Perhaps many of us may have missed it, but today is the anniversary of the United Nations Organization, an organization to which humanity clings its hopes for universal brotherhood, for stability and lasting security for all mankind.

But since the beginning of time, the wisest of men had sought to solve the riddle of peace and failed. And so even today, as if mankind drifts in the sea of inertia, man has problems that are sought to be solved with old solutions, and novel questions are answered with ancient formulas. Man who has mastered the firmament and solved the riddle of the atom still seems to grovel at the feet of his ancient enemies—war, hunger, disease. Man, the master and the king of all creation, is still a slave of his own heritage.

For is it not a paradox that in a world of plenty there is want, in a world of science there is disease, in a world of understanding there is war?

So, today, the seven nations here gathered have come to raise their voices for more food for the needy, for enlightenment for the illiterate and for the cure of the sick, as well as for peace in this world.

Seven nations have come to this ancient capital of our nation, with only one thought in mind, and that is, that on Asian initiatives, we seek to lay the basis for the solution of Asian problems.

This historic occasion is indeed the first meeting of the seven nations in Asia, called upon the suggestion of Asian nations. Today is the first attempt of Asia to initiate such a gathering not only to seek to terminate an existing conflict but to establish understanding amongst men. And at the same time, to arrive at a re-assertion of the ideal and the principle for which humanity may best be remembered in our century, and that is, the acceptance of international responsibility for the entire human family.

For from Asia has come and will come, if not aborted, the gravest threat to mankind. The chronicle of the annals of man may well seek in vain for any other parallel in history. For this indeed is an occasion in which we seek to advance the frontiers of nobility.

On behalf of my people, therefore, I extend warm and affectionate welcome to each and everyone of the heads of government and heads of state who are here.

I greet President Park Chung Hee of the Republic of Korea.

I greet Prime Minister Thanom Kittikachorn of Thailand.

I greet Chairman Nguyen Van Thieu of the Republic of Vietnam.

I greet Prime Minister Nguyen Cao Ky of the Republic of Vietnam.

I greet Prime Minister Harold Holt of Australia.

I greet Prime Minister Keith Holyoake of New Zealand.

And I greet President Lyndon B. Johnson of the United States of America.

We extend welcome to the members of their delegations, and especially to the fair ladies who are here in this gathering.

The presence here alone of the heads of government and the heads of state is to me a great achievement. That we may meet and seek common council is to me a step-forward as we advance the frontiers of human nobility, and that the greatest nation on earth, the United States of America, has come upon the invitation of the Asian nations, not only to advance the cause of peace but to raise her voice in order that there may be stability in our part of the world; that we may meet the problem of hunger, disease and ignorance which is the cause of discontent; this to me is a tribute to American sincerity and the validity of Asian aims.

The whole world realizes the almost insurmountable obstacles in your respective countries that could have prevented your coming here or could have been utilized as an excuse, a valid excuse for non-attendance. It is, therefore, fitting that I point out that the presence here of President Johnson is eloquent proof of a momentous factor in the world situations, and that is the generous acceptance of the United States, its enlightened decision to accept its share and participation in the establishment of stability and security in Asia.

For this, Asia thanks the President of the United States of America.

For he has come as he has well said: to listen, to participate, to cooperate. And he has come to expose himself to Asian feelings and Asian thoughts and Asian aims. And this indeed establishes the fact that it wishes to play a

constructive role in Asia today as it turns its face towards this area of deprivation.

The participation of the Prime Ministers of Australia and New Zealand must be noted. For it constitutes a hopeful augury. They are our neighbors by the accidents of geography, but our own brothers, allies, and partners by their own deliberate choice. Developed more than other Asian countries, they are as deeply committed to the freedom and prosperity of Asia and we know that they offer great contributions to the noble objectives of this conference.

The presence here of Chairman Nguyen Van Thieu and Prime Minister Nguyen Cao Ky of Vietnam, President Park Chung Hee of Korea, as well as Prime Minister Thanom Kittikachorn of Thailand certainly indicates the confluence of the vital interests in this conference of the nations that border the Pacific and the Chinese mainland, the area and region which today is the most sensitive and the most important in the eyes of observers of the international scene.

Thailand, South Vietnam, Korea, and the Philippines have suggested that this meeting be called. And it has been agreed that this was the proper forum in which to discuss a common stand on the bitter conflict that now rages in Vietnam. We have been drawn together by the council of faith and hope. And if our will is strong and we dedicate all our resources to this purpose, we will succeed.

The attention of the world is focused upon us, the skeptics as well as the believers. But the men of goodwill of this world pray that we shall be able to raise the conference to the summit not only of hope but also of probability and achievement.

This council must be a council that shall attain better understanding. It must be a council that shall present a plan for a better and more prosperous Asia. It must be a council that shall seek food for the needy and hungry, that it shall establish and fashion a plan for education for the ignorant and illiterate. It must be a council that shall seek the causes of war and attempt to eradicate them. Thus, this council shall be known in history as a council of peace and not a council of war.

For the peoples of Asia have borne the deadly, crushing weight of deprivation for centuries. And in the uncountable millions of heart not only in Asia but all over the world, there is a unifying reason, there is the deep tender yearning for a little more stability and a little more comfort and food.

The world needs peace. But if Asia must be saved, we must establish peace in Asia. Asian nations have had a surfeit of violence and war. Their deepest longing is not only for security and stability. Their deepest longing is

to be able to work without any threat of reprisal, to sleep without any fear of death, to care for their young without any fear of separation, and over and above all, to be able to choose their own kind of government and their own kind of society.

But on the other hand, the peace that Asia seeks is not the peace of betrayal nor of death. It is a peace that would allow an option to each and every country, whether Asia or not, to choose its own form of society, an option to freedom and liberty, the liberty and freedom that will allow the full development of God endowed faculties to each and every man.

Understanding will come not as a victory of one side of a conflict but as a victory for all, in which all humanity can share, and this is the dream that we seek. Thus, the objectives of this conference are those that have been set.

Vietnam, Korea, Thailand and the Philippines have suggested this conference as perhaps the first painful step that we must take in order to attain the dream that I speak of. Before we can realize negotiations with the Communists, it is necessary that the allies of South Vietnam and South Vietnam itself come together and adopt a common stand. It is necessary that the seven nations in Vietnam fashion a plan for the development of Asia that shall eradicate the causes of war not only in Vietnam, not only in Asia, but throughout the world.

We extend a hand conciliation across the China Sea from this coastal city to North Vietnam. But it should respond and it should respond not with the usual spate of slander but with some manifestation of goodwill. The good faith of the nations here has been manifested by the fact that we have not waited for such response from the enemy to start these deliberations.

The conference shall proceed in disregard of invectives from our detractors, nor of the sarcasm of our detractors. We shall proceed and seek to attain these noble objectives that we have set for ourselves. We hope that this conference shall present a general disarmament plan for the development of all of Asia and all the countries of Asia.

We hope that in any gathering that involves Asia, Asia shall be consulted. For there is a fresh new wind that sweeps over the face of Asia; its peoples are more perceptive, its leaders are more dedicated, passionately, to the interest of their people; and Asia can no longer accept western formulas without questioning or participation. Asia hopes that it shall be given participation in the determination of its own destiny.

The Asian Development Bank now rises to my mind and reminds me that perhaps the charter of this bank may

well be the Magna Carta of Asian prosperity and stability. If we unite behind this idea, the Asian Development Bank may well be the beginning of a new and prosperous Asia. It may well illuminate the causes of war. It may well be the starting point for the eradication of the causes of war. It may well exterminate such causes and ultimately bring about only the prosperity of Asia but also the stability of the entire world.

However, experience has taught us that the pursuit of goodwill is a long and tedious process. This conference is but the beginning of such a process. Realities also compel us and caution us to understand that miracles cannot be attained within the short span of these two days of conference. However, the stakes in Vietnam go beyond Vietnam, go beyond Asia, into the world and, therefore, we must persist upon this search for universal brotherhood.

And if we shall be able to fashion a plan to illumine these causes of war and bring to the attention of all the nations and peoples of the world such causes, we shall move forward towards the ideal of universal brotherhood.

So, today we are here to seek a new summit in the world's aspiration for a life without war. No conference of heads of state has set a more noble vision nor a more urgent one. Let the historians, therefore, record that we have gathered here to meet this challenge and that we have done our share in the pursuit of the ideal of a universal brotherhood. The skeptics and the fatalists know not the agony in Asia but we do. And so gathering all our strength even as against a world of discouragement, we shall accept the odium and the stigma that our detractors would seek to attach to this pursuit of universal brotherhood. And doing so, we can only say that no man quiet his conscience unless he pursues with vigor every opening and opportunity that is granted him as an avenue for the attainment of peace.

And so today, let the historians also record that with a prayer in our hearts we come to articulate the vague, groping yearnings of the mute, silent and suffering multitudes of the earth; the multitudes that do not participate in grave decisions, perhaps have no interest in the causes of conflicts but still must suffer the casualties of war. For these multitudes, we come to offer and will offer the best that is in us, all that we can muster of human courage, human wisdom, human resourcefulness, human ingenuity, human love, human compassion; and beyond this, no mortal on earth can offer more.

To each and everyone of you again I say, greetings, "mabuhay", and thank you.

**SPEECH DELIVERED BY PRESIDENT MARCOS AT THE OPENING OF
THE 1966 ASIAN MINISTERS OF LABOR CONFERENCE HELD AT
THE SSS CONFERENCE HALL, MONDAY, DECEMBER 12, 1966.**

Secretary Espinosa;

Distinguished delegates of this Asian labor conference;
Your Excellencies, Diplomats, distinguished guests, ladies
and gentlemen:

It is my honor and distinct pleasure to be able to welcome you personally to the Republic of the Philippines which is honored by your presence and by your selection of Manila as the site of your conference.

I understand skepticism has been expressed over the results of this labor conference in Asia, inasmuch as Asia presents some of the gravest problems in manpower employment, which prevails all over the world. Asia, which has more than half of the world's population, certainly is beset by the similar problems of unemployment, of lack of development capital and lack of a systematic approach to the confusion that has arisen out of the sudden evolvement of independent countries in our part of the globe. But certainly I feel that Asia can contribute constructively to the problems of labor and to the systematic solution of the inadequacy in the employment of our human resources.

It has been said that Asia today, with its teeming millions of impoverished, ignorant and diseased peoples, constitute the gravest threat to the peace of mankind. It has been said that as long as this problem of Asia and Africa remains unsolved, there will be no peace in the world. Therefore, the problems of labor and unemployment may well be the key to the peace of the world. I cannot, therefore, overstate the importance of your conference today. I can only hope and pray for the success of this gathering.

It has been said, and perhaps properly, that the Western world developed its technology and its present state of affluence through the exploitation of human resources. It has been said that the industrial revolution of the world has resulted in human wreckage. If this be so, your new mission and mine, the mission of the ministers of labor, is to establish the delicate balance between development and human welfare. For your countries and mine are countries lacking in the available capital resources and funds for development. It is a test of the statesmanship of all the ministers of labor to establish such a balance for their respective societies and their respective governments.

In our respective societies, we may discover that all the available funds that we may have should be utilized

first for development, but not as an end; rather, economic development should be used ultimately as a tool for the reestablishment of social justice. At the same time, as we utilize our available capital resources for economic development, and ultimately for the attainment of social justice, let it not be forgotten that we must have welfare, too, jointly with economic development, and that we must have welfare and social justice without pricing ourselves out of international competition. We must have social justice without killing individual initiative.

This, too, is one of the gravest problems that you and I face. The administrator of government, as well as the statesman and the leader in labor, must study the complexities of such problems.

There is a new dimension in government all over the world today, and that is the establishment of the human factor in all kinds of development—political, social and economic the human factor that looks to the individual and individual dignity as the ultimate aim of all societies, the human factor that establishes the right and the capacity of man to develop his entire, available genius and strength in accordance with his own best efforts and energies. We must establish an industrial revolution without exploitation, it is true, but in establishing an industrial revolution without exploitation we must not destroy either the means by which we can attain such an industrial revolution.

We must tame the machines in order that we may not leave on the road of progress human wreckage that was the price paid in the past by the development of modern societies. I will not go into the different aspects of this problem which I am sure properly grasped in your able hands in this conference. Suffice it to say that in my country, in our country, the established assistance of social security and the system of welfare programs are aimed at recreating a new society.

In our country, as in yours, agriculture is the main source of livelihood of the great majority of our people; anywhere from 60 to 70 percent of our people earn their livelihood from this sector of our economy. On many an occasion, I had stated that many of our countries must look to agriculture first and its development in order to improve the living conditions of most of the people. But, ultimately and at last, the final objective must be a balanced agro-industrial economy—a balanced agro-industrial economy, for it is only industry, probably, that can absorb our unemployed, and our underemployed.

In the Philippines we have the strange spectacle of the family system absorbing the unemployed and under-

employed of our country. Sociologists, political observers and economists have often asked me why, if there are so many unemployed in our country, why there is not a more palpable manifestation of this unemployment? And the answer is, the family system, the close family ties tend to make a built-in welfare service for the unemployed and the underemployed.

But before long, we must attend to the unemployed and the underemployed through a more systematic approach. Thus, we have established, I repeat, a social security and welfare program in the Philippines. The Social Security System, started in 1957, now covers about 1,500,000 workers. It is my hope that before long this will be doubled, and that before the end of my term, the system will cover about one-half of the entire labor force of the Philippines.

In the past several years, in meeting claims for death, old-age and illness benefits, the Social Security System has paid ₱250 million. Now, we are studying the possibility of social security, or insurance against unemployment. If these studies indicate a financial capability of the Social System to pay for unemployment, I shall immediately direct that unemployment be taken under the wing of the Social Security System of the Philippines.

I repeat, you and I are faced by the dilemma of growth. This dilemma is the choice between development and welfare. We all want to grow, we all want to progress. Economic development is a means by which we must progress. But economic development, I repeat, does not mean the adoption of mere technology, without humanity and without compassion. On the contrary, all efforts of man must be aimed at human welfare and this means compassion. It is therefore time for us to tame technology, tame the machines and utilize our manpower in such a way that we shall not only develop our economic system but develop a manpower that is alert, effective and certainly humane members of the human society.

This, then, is the new mission that you and I have. I repeat, we create our respective societies. However much you and I may differ in the approaches, in our ideologies sometimes, ultimately and at last, your aim and mine is the upliftment of all of humanity. But we must start. With our own peoples, and our own race. I shall start with mine. You start with yours. But in so attempting to solve our own national problems, you and I must gather in consultation, at conferences like this; and gathering, seek to establish a basis for such consultations in order that you and I may unite to attain this new dimension

in our societies and in our efforts to honor the human factor in economic development.

I am certain that all the peoples of Asia look towards you, and perhaps all the peoples of the world will look towards you. I repeat, in the improvement of the living conditions of the laboring, teeming millions of Asia lies the peace of the world, and let no man in any manner mistake this as a presumption, or imposition upon any of the leaders of the world today. It is a statement of fact, which has been accepted by all thinkers and observers. With the teeming millions lies the key to peace, in the long run, of our world; and upon you lies the burden of establishing not only the confidence but also the effectiveness of the labor system in our respective societies.

So, I must say that if this be so—that ultimately the establishment of peace in the world lies on your shoulders, it is, indeed, a heavy burden for every minister of labor to carry. But I am sure that on your shoulders this burden will prove to be very light.

REPUBLIC ACTS

Enacted during the Fifth Congress of the Republic of the Philippines Fourth Session

[Note: Republic Acts Nos. 4171 and 4172 of the Fifth Congress, Third Session, were not published last year as no copies of the said acts were received for publication by the *Official Gazette*. Request for copies was sent recently through the Editor, *Official Gazette*, % Malacañang Press Office. Republic Acts of the Fifth Congress, Fourth Session cannot be published in their sequence.—Copy Ed.]

H. No. 419

[REPUBLIC ACT NO. 4568]

AN ACT AUTHORIZING THE ESTABLISHMENT OF A NATIONAL SCHOOL OF ARTS AND TRADES IN THE MUNICIPALITY OF LAGAWE, IFUGAO, MOUNTAIN PROVINCE, TO BE KNOWN AS THE IFUGAO NATIONAL SCHOOL OF ARTS AND TRADES, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established under the supervision of the Director of Vocational Education, a national school of arts and trades in the Municipality of Lagawe, Ifugao, Mountain Province, to be known as the Ifugao National School of Arts and Trades.

SEC. 2. The sum of one hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said national school of arts and trades. Thereafter, such sum as may be necessary for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Approved, June 19, 1965.

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H. No. 1060

[REPUBLIC ACT NO. 4569]

AN ACT REGULATING THE PUBLICATION OF JUDICIAL NOTICES, ADVERTISEMENTS OF PUBLIC BIDDINGS, NOTICES OF AUCTION SALES AND OTHER SIMILAR NOTICES.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. All judicial notices, advertisements for public biddings, notices of auction sales and other similar notices or announcements required by law to be published in newspapers of general circulation in particular provinces and/or cities shall be published in newspapers or publication published, edited and printed in the same city and/or province where the requirement of general circulation

applies: *Provided*, That in the event there are no newspapers published in the locality, the same may be published in the newspapers published and edited in the nearest city or province: *Provided, further*, That no newspaper which has not been regularly published for at least five years before the date of publication of the notices or announcements which may be assigned to it shall be qualified to publish the said notices.

SEC. 2. The clerk of court, sheriff or official charged with the duty of causing the publication of the said notices or advertisements shall designate a regular working day and a definite time each week during which such notices may be distributed for publication to qualified newspapers, as defined in the preceding section of this Act, which distribution shall be done by lot: *Provided*, That should the circumstances require that another day be set for the purpose, he shall notify in writing the editors and publishers concerned at least three days in advance of the designated date.

SEC. 3. No newspaper shall charge for the publication of said notices and announcements more than three pesos per column inch nor less than two pesos and fifty centavos per column inch.

SEC. 4. Violation of this Act shall be punished by a fine not exceeding one thousand pesos or imprisonment for not more than one year, or both.

SEC. 5. All other Acts, rules and regulations inconsistent with this Act are hereby repealed.

SEC. 6. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 1783

[REPUBLIC ACT No. 4570]

AN ACT TO DECLARE THE SHORES AND TERRITORIAL WATERS OF LA UNION FROM AGOO TO DAMORTIS, LA UNION, A NATIONAL PARK.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Notwithstanding any law or laws to the contrary, the shores and the territorial waters from Agoo, La Union, southward to Damortis, Rosario, La Union, inclusive, are hereby declared a national park.

SEC. 2. Any mining operations present or future in this area is hereby prohibited.

SEC. 3. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 1890

[REPUBLIC ACT No. 4571]

AN ACT PROVIDING FOR THE ESTABLISHMENT, OPERATION, AND MAINTENANCE OF AN EXPERIMENTAL STATION AND PILOT SCHOOL OF COTTAGE INDUSTRIES IN THE MUNICIPALITY

OF PASIG, PROVINCE OF RIZAL, TO BE KNOWN AS RIZAL EXPERIMENTAL STATION AND PILOT SCHOOL OF COTTAGE INDUSTRIES, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, operated and maintained, under the supervision of the Director of Public Schools, an experimental station and pilot school of cottage industries in the Municipality of Pasig, Province of Rizal, at a suitable site to be selected by the said Director, to be known as Rizal Experimental Station and Pilot School of Cottage Industries.

SEC. 2. The station and school shall make studies and conduct experiments on the different cottage industries, improve and perfect their techniques and methods, acquaint and familiarize the people with their potentialities, and provide professional, technical, and specialized instruction and training in them.

SEC. 3. The Secretary of Education and Secretary of Commerce and Industry shall jointly issue rules and regulations concerning the organization, administration, and government of the station and school, the different courses of study to be taught, school fees and teachers' and other employees' compensation and benefits, all matters regarding the station and school and, in general, for carrying out the provisions of this Act.

SEC. 4. The sum of five hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation, and maintenance of the station and school during the fiscal year nineteen hundred and sixty-five. Thereafter, such sum as may be needed for the operation and maintenance of the station and school shall be included in the annual General Appropriations Act.

SEC. 5. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 2262

[REPUBLIC ACT No. 4572]

AN ACT CONVERTING THE LEYTE REGIONAL SCHOOL OF ARTS AND TRADES INTO THE LEYTE INSTITUTE OF TECHNOLOGY GIVING IT CORPORATE EXISTENCE, PROVIDING FOR A BOARD OF TRUSTEES, DEFINING THE BOARD'S RESPONSIBILITIES AND DUTIES, PROVIDING HIGHER VOCATIONAL, PROFESSIONAL, EDUCATIONAL AND TECHNICAL INSTRUCTION AND TRAINING IN TRADE AND INDUSTRIAL EDUCATION, OFFERING OF TECHNOLOGICAL, ENGINEERING, EDUCATION AND OTHER PROFESSIONAL COURSES, AND FOR OTHER PURPOSES.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The present Leyte Regional School of Arts and Trades located in the City of Tacloban, Philippines, is hereby converted into the Leyte Institute of Technology which shall offer not only its present four-year secondary trade, four-year technical courses and four-year courses leading to the degrees of Bachelor of Science in Industrial Arts and Bachelor of Science in Industrial Education but also the five-year course leading to the degree of Master of Arts in Industrial Education and engineering courses, particularly those leading to the degrees of Bachelor of Science in Civil Engineering, Chemical Engineering, Mechanical Engineering and Electrical Engineering, and as soon as facilities warrant, Pharmacy, Liberal Arts, Dentistry, Commerce, Medicine, Foreign Service, Law, and Agriculture courses. Evening classes in the above-mentioned courses shall be offered.

SEC. 2. The purpose of said Institute of Technology shall be to provide higher vocational, professional, and technical instruction and training in trade and industrial education and other vocational courses, professional courses, such as Medicine, Law, Commerce, Pharmacy, Education, Agriculture, Dentistry, Liberal Arts, and Foreign Service and to offer engineering courses to uplift the technological potential and talents of the youth in this part of the archipelago; and for special purposes to promote research, advance studies and progressive leadership in the field of trade, technical, industrial and technological education.

SEC. 3. The head of this institution shall be known as the President of the Leyte Institute of Technology. He shall be appointed by the President of the Philippines upon recommendation of the Board of Trustees, subject to the confirmation of the Commission on Appointments. The powers and duties of the President of the Institute, in addition to those specifically provided for in this Act, shall be those pertaining to the office of the president of a college.

SEC. 4. The government of the Leyte Institute of Technology is hereby vested in a Board of Trustees, to be composed of the Secretary of Education, who shall be *ex-officio* Chairman of the Board, the Chairman of the Committee on Education of the Senate, the Chairman of the Committee on Education of the House of Representatives, the Director of Vocational Education, the President of the Leyte Institute of Technology and the President of the Chamber of Industries of the Philippines, as members. In the absence or inability of the Secretary of Education, the Undersecretary of Education shall act as the *ex-officio* Chairman of the Board. In the absence or inability of both the Secretary and Undersecretary of Education or when those positions are vacant, the other members of the Board may elect from among themselves a temporary chairman who shall act as Chairman.

The members of the Board of Trustees and Secretary of the Board shall serve without compensation but will receive a *per diem* of fifty pesos per meeting. All mem-

bers of the Board of Trustees shall be entitled to reimbursement for actual and necessary expenses incurred either in attendance upon meetings of the Board or upon other official business authorized by resolution of the Board.

SEC. 5. The Board of Trustees shall have the following powers and duties in addition to its general powers of administration:

(a) To appropriate such sums as may be provided by law for the support of the Institute;

(b) To confer the degrees of Bachelor of Science in Industrial Arts, Bachelor of Science in Industrial Education, and Master of Arts in Industrial Education to successful candidates for graduations;

(c) To confer certificates, diplomas or degrees upon successful candidates for graduation;

(d) To authorize the President of the Institute to award a proficiency certificate to students who have finished the first two years of the four-year curriculum in Technical Education and/or a diploma to those who have completed the four-year curriculum in Technical Education;

(e) To appoint on recommendation of the President of the Institute, dean of instruction, deans of colleges, heads of departments, registrar, associate professors, professors, guest lecturers, instructors, teachers and other employees of the Institute; to fix their compensation, their hours of service and such other duties and conditions as it may deem necessary and proper; to grant them, in its discretion leave of absence under such regulations as it may promulgate, any provision of law to the contrary notwithstanding, and to remove them for cause after an investigation and hearing shall have been had;

(f) To approve the curricula and rules of discipline drawn by the College Council as hereinafter provided;

(g) To fix as moderately possible, the tuition fees required of students, as well as matriculation fees, graduation fees and fees for laboratory courses, and all special fees which shall constitute a special trust fund for the Institute and to remit such fees in the case of deserving students;

(h) To provide fellowships for faculty members and scholarships to students showing special evidence of merit;

(i) To prescribe rules for its own government, and to enact for the government of the Institute such rules and regulations, not contrary to law, as may be necessary to carry out the purposes and functions of the Institute as defined in Section two of this Act; and

(j) To receive in trust legacies, gifts and donations of real and personal property of all kinds and to administer the same for the benefit of the Institute, or of the departments thereof, or for aid to any student or students, in accordance with the directions and instructions of the donor, and, in default thereof, in such manner as the Board of Trustees may in its discretion determine.

SEC. 6. A *quorum* of the Board of Trustees shall consist of a majority of all the members. All processes against the Board of Trustees shall be served on the chairman or secretary thereof.

SEC. 7. On or before the fifteenth day of June of each year, the Board of Trustees shall file with the President of the Philippines a detailed report setting forth the progress, condition and needs of the Institute.

SEC. 8. There shall be a College Council, consisting of the President of the Institute, dean of instruction, registrar, college dean, department heads, professors, associate professors and of all instructors of the Institute. The Council shall have the power to prescribe the curricula and rules of discipline, subject to the approval of the Board of Trustees. It shall fix the requirements for admission to the Institute, as well as for graduation and the receiving of a title or degree. The College Council alone shall have the power to recommend students or others to be recipients of titles or degrees. Through its president or committee, it shall have disciplinary power over the students within limits prescribed by the rules of discipline approved by the Board of Trustees.

SEC. 9. The body of instructors, associate professors, professors, department heads, college deans, registrar, dean of instruction shall constitute the faculty of the Institute, with the President of the Institute as the presiding officer. In the appointment of professors, guest professors, guest lecturers, registrar, college deans, department heads, instructors and office personnel of the Institute, no religious test shall be applied, nor shall the religious opinions or affiliation of the faculty of the Institute be made a matter of examination or inquiry: *Provided*, That no instructor, professor in the Institute shall inculcate sectarian tenets in any of the teachings, nor attempts either directly or indirectly, under penalty of dismissal by the Board of Trustees, to influence students or attendants at the Institute for or against any particular church or religious sect.

SEC. 10. The Registrar, in addition to his regular duties, shall act as the Secretary of the Institute who shall be at the same time the Secretary of the Board of Trustees and shall keep such records of the Institute or such other duties as may be designated by the Board.

SEC. 11. The professors and other regular instructors of the Institute shall be exempt as such from any civil service examination or regulations as a requisite for appointment.

SEC. 12. The Board of Trustees shall fix the compensation of the employees and other personnel of the Institute whose appointment will be recommended by the President of the Institute.

SEC. 13. The compensation *per annum* of the following shall be fixed by law: President—twenty thousand pesos; Registrar—ten thousand eight hundred pesos; Dean of Instruction—ten thousand eight hundred pesos; Dean of College—ten thousand eight hundred pesos; Lecturers—thirty pesos an hour; Heads of Departments—ten thousand pesos; Professors—nine thousand six hundred pesos; Associate Professors—eight thousand four hundred pesos; Instructors—four thousand two hundred pesos to eight thousand four hundred pesos.

SEC. 14. The President of the Institute, with the cooperation of Division Superintendents and/or Superintendents

of Schools of Arts and Trades, may use one or more of their secondary or elementary schools as training or laboratory schools for student-teaching of the Institute.

SEC. 15. Heads of bureaus and offices of the National Government are hereby authorized to loan or transfer, upon request of the President of the Institute such apparatus, equipment or supplies as may be needed by the Institute, and to detail employees therein for duty, when in the judgment of the head of the bureau or office such apparatus, equipment, supplies or employees can be spared without serious detriment to the public service. Employees so detailed shall perform such duties as are required under such detail and the time so employed shall count as part of their regular service.

SEC. 16. In order not to interrupt the smooth functioning of the present curricula of the Leyte Regional School of Arts and Trades, the faculty of the school as well as the other personnel, shall be absorbed by the new Institute with the incumbent superintendent performing the functions of the President of the Institute and the head of the teacher-education department, the functions of the dean of instruction; the registrar carries over his duties as registrar of the Institute. Salaries of those personnel shall be adjusted in accordance with the provisions of Section thirteen of this Act. Salaries of personnel who do not fall under the provisions of Section thirteen shall be adjusted at the discretion of the Board of Trustees within the amount available for appropriation. Salary increase of office personnel may be effected by the Board of Trustees upon recommendation of the President of the Institute when their efficiencies warrant.

SEC. 17. The Treasurer of the Philippines shall be *ex officio* treasurer of the Institute and all accounts and expenses thereof shall be audited by the Auditor General or his duly authorized representative.

The present Auditing Examiner II of the Leyte Regional School of Arts and Trades shall continue to be the duly authorized representative of the Auditor General with minimum entrance salary of four thousand eight hundred pesos *per annum*. He shall be assisted by three Auditing aides I to be appointed by the General Auditing Office upon the recommendation of the President of the Institute with a compensation of two thousand four hundred pesos *per annum* each as minimum entrance salary. Their salary may be increased from year to year upon the recommendation of the President to the Board of Trustees.

SEC. 18. All the personnel, properties, records and obligations of the Leyte Regional School of Arts and Trades are hereby transferred to the Leyte Institute of Technology.

SEC. 19. The sum of one million pesos is hereby authorized to be appropriated from the National Treasury for the operation and maintenance of the Leyte Institute of Technology during the fiscal year nineteen hundred sixty-five to nineteen hundred sixty-six. Thereafter, the necessary fund for the purpose shall be included in the annual General Appropriations Act.

SEC. 20. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 3812

[REPUBLIC ACT No. 4573]

AN ACT CREATING CERTAIN BARRIOS IN THE MUNICIPALITIES OF KAYAPA AND MADDELA, PROVINCE OF NUEVA VIZCAYA.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The sitios of Mapala, Acacia, Balong, Babadi, Nambolosan, Macdo, Palias, Nanciacan, Mapayaw and Tagalog in the Municipality of Kayapa, Province of Nueva Vizcaya, are hereby constituted into a barrio of said municipality to be known as the barrio of San Fabian.

SEC. 2. The following barrios are hereby created in the Municipality of Maddela, Province of Nueva Vizcaya:

1. Barrio Dipintin Cabaruan, consisting of the sitios of Pagui, Pantan and Dipintin Cabaruan;

2. Barrio San Salvador, consisting of the sitios of Maldavon, Ditabuan and San Salvador;

3. Barrio Cofcavil, consisting of the sitios of Divisoria Norte, Small Santa Fe, Nalusob and Cofcavil; and

4. Barrio Bacolanta, consisting of the sitios of Ninanga and Anoc.

SEC. 3 This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 5065

[REPUBLIC ACT No. 4574]

AN ACT TO AMEND SUBSECTION (B) OF SECTION ONE HUNDRED EIGHTY-TWO AND THE FIRST PARAGRAPH OF SECTION ONE HUNDRED NINETY-ONE OF THE NATIONAL INTERNAL REVENUE CODE, AS AMENDED.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Subsection (B) of Section one hundred eighty-two of the National Internal Revenue Code, as amended, is hereby further amended to read as follows:

“(B) *On Occupation.*—Annual taxes on occupation shall be collected as follows:

“(1) Seventy-five pesos:

“(a) Lawyers, medical practitioners, architects, interior decorators, certified public accountants, civil, electrical, chemical, mechanical mining or sanitary engineers, insurance agents and sub-agents, customs brokers, marine surveyors, actuaries, registered master plumbers, veterinarians, dental surgeons, opticians, commercial aviators, professional appraisers or connoisseurs of tobacco and other domestic or foreign products, licensed ship masters and marine chief engineers;

“(b) Mechanical plant engineers, junior mechanical engineers and certified plant mechanics, unless he or she

is a professional mechanical engineer and has paid the corresponding fixed tax for mechanical engineers.

"The term 'mechanical engineers', as used herein, means professional mechanical engineers as defined in Commonwealth Act Numbered Two hundred and ninety-four.

"(2) Fifty pesos:

"(a) Land surveyors, chief mates, marine second engineers, pharmacists, registered nurses, chiropodists, tatoos, masseurs, pelotaris, jockeys, professional actors or actresses, stage performers, hostesses, statisticians, dietitians, commercial stewards and stewardesses, flight attendants, insurance adjusters and embalmers;

"(b) Midwives, unless he or she is a registered nurse and has paid the corresponding fixed tax for nurses;

"(c) Chemists, unless he or she is a registered chemical engineer and has paid the corresponding fixed tax for chemical engineers;

"(d) Associate electrical engineers, unless he or she is a professional electrical engineer and has paid the corresponding fixed tax for electrical engineers;

"(e) Marine officer, unless he is a marine engineer or second engineer and has paid the corrsponding fixed tax for marine engineers or second engineers.

"Every professional legally authorized to practice his profession, who has paid the corresponding annual privilege tax on professions as herein imposed, shall be entitled to practice the profession for which he has been duly qualified under the law, in all parts of the Philippines without being subject to any other tax, charge, license or fee for the practice of such profession: *Provided, however,* That they have paid to the office concerned the registration fees required by their respective professions: *Provided, further,* That any amount collected in excess of the rates in effect prior to January one, nineteen hundred and fifty-seven, shall be refunded or credited to the taxpayer concerned subject to the provisions of Section three hundred and nine of this Code: *And provided, finally,* That any such professional employed and performing duties in such professional capacities but without the permission to practice their profession during or after office hours to private or personal clientele are hereby exempted from the payment of such annual occupational taxes."

SEC. 2. The first paragraph of Section one hundred ninety-one of the same Code, as amended, is hereby further amended to read as follows:

"SEC. 191. *Percentage tax on road, building, irrigation, artesian well, waterworks, and other construction work contractors, proprietors or operators of dockyards, and others.*—Road, building, irrigation, artesian well, waterworks, and other construction work contractors; arrastre contractors; persons engaged in the installation of gas or electric light, heat, or power; persons selling water, light, or power, except those paying a franchise tax; proprietors or operators of dockyards, mine-drilling apparatus, smelting plants, engraving plants, plating establishments, plastic lamination establishments, vulcanizing and recapping establishments; establishments for washing and/or greasing of motor vehicles, battery charging, planning or surfacing and recutting of lumber; sawmills under contract to

saw and/or cut logs belonging to others; drycleaning or dyeing establishments; steam laundries, laundries using washing machines; photographic studios, telephone or telegraph lines or exchanges, broadcasting or wireless stations; funeral parlors, shops for the construction or repair of bicycles or vehicles of any kind, mechanical devices, instruments, apparatus, or furniture of any kind, shoe repairing by machine or any mechanical contrivance, and tailor shops; beauty parlors, dressmakers, milliners, hatters, keepers of hotels, lodging houses, stevedores, warehousemen, registered master plumber contractors, smith, house or sign painters; lithographers, publishers, except those engaged in the publication or printing and publication of any newspaper, magazine, review or bulletin which appears at regular intervals, with fixed prices for subscription and sale, and which is not devoted principally to the publication of advertisements; printers and bookbinders, business agents and other independent contractors, except persons, associations and corporations under contract for embroidery and apparel for export as well as their agents and contractors shall pay a tax equivalent to three *per centum* of their gross receipts."

SEC. 3. This Act shall take effect upon its approval; except the taxes on additional occupations herein provided, which shall commence in the year nineteen hundred and sixty-six.

Approved, June 19, 1965.

H. No. 5611

[REPUBLIC ACT No. 4575]

AN ACT CREATING THE POSITIONS OF ASSISTANT CITY FISCALS IN THE CITY OF CAGAYAN DE ORO, AMENDING FOR THE PURPOSE SECTION TWENTY-FOUR OF REPUBLIC ACT NUMBERED FIVE HUNDRED TWENTY-ONE, OTHERWISE KNOWN AS THE CHARTER OF THE CITY OF CAGAYAN DE ORO.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Section twenty-four of Republic Act Numbered Five hundred twenty-one, otherwise known as the Charter of the City of Cagayan de Oro, is hereby amended to read as follows:

*"SEC. 24. The City Fiscal and Assistant City Fiscals—Their powers, duties and compensation.—*The city fiscal shall be the chief legal adviser of the city, and in the performance and discharge of his duties, he shall be assisted by four assistant city fiscals, namely, the first assistant city fiscal, second assistant city fiscal, third assistant city fiscal, and fourth assistant city fiscal. The compensation of the city fiscal, the first, second, third and fourth assistant city fiscals shall be that provided by law for officials of the same rank and performing the same functions.

"(a) The city fiscal and the assistant city fiscals shall represent the city in all civil cases wherein the city or any officer thereof, in his official capacity, is a party.

“(b) They shall, when directed by the Mayor, institute and prosecute in the city's interest all suits on any bond, lease, or other contract and upon any breach or violation thereof.

“(c) They shall, when requested, attend meetings of the Board, draw ordinances, contracts, bonds, leases, and other instruments involving any interest of the city, and inspect and pass upon any such instruments already drawn.

“(d) They shall give their opinion in writing, when requested by the Mayor or the Board or any of the heads of the city department, upon any question relating to the city or the rights or duties of any city officer thereof.

“(e) They shall, whenever it is brought to their knowledge that any person, firm, or corporation holding or exercising any franchise or public privilege from the city, has failed to comply with any condition, or to pay any consideration mentioned in the grant of such franchise or privilege, investigate or cause to be investigated the same and report to the Mayor.

“(f) They shall investigate all charges of crime, misdemeanors, and violation of laws and city ordinances and prepare the necessary informations or make the necessary complaints against the persons accused. They may conduct such investigations by taking oral evidence of reputed witnesses and for this purpose may, by *subpoena* or *subpoena duces tecum*, summon witnesses to appear and testify under oath before them, or to produce documents and other evidence before them, and the attendance of, or the production of documents and other evidence by an absent or recalcitrant witness may be enforced by application to the city court or the Court of First Instance.

“(g) They shall have charge of the prosecution of all crimes, misdemeanors and violations of law and city ordinances triable in the Court of First Instance of Misamis Oriental and the city court of the city, and shall discharge all the duties in respect to criminal prosecution enjoined by law upon provincial fiscals.

“(h) They shall cause to be investigated the causes of sudden deaths which have not been satisfactorily explained and when there is suspicion that the cause arose from unlawful acts or omissions of other persons or from foul play. For that purpose they may cause autopsies to be made in case it is deemed necessary and shall be entitled to demand and receive for the purpose of such investigations or autopsies the aid of the city health officer.

“(i) They shall at all times render such professional service as the Mayor or Board may require, and shall have such powers and perform such duties as may be prescribed by law or ordinance.

“(j) They shall perform the duties prescribed by law for register of deeds in the absence of the latter.”

SEC. 2. The appointment of each of the incumbent first, second, third and fourth special counsel, of the office of the city fiscal shall automatically be considered as converted and considered for that of the first, second, third and fourth assistant city fiscal, respectively.

SEC. 3. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 6987

[REPUBLIC ACT No. 4576]

AN ACT CONVERTING THE PAMPANGA AGRICULTURAL SCHOOL IN THE MUNICIPALITY OF MAGALANG, PROVINCE OF PAMPANGA, INTO PAMPANGA AGRICULTURAL COLLEGE.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The present Pampanga Agricultural School in the Municipality of Magalang, Province of Pampanga, is hereby converted into Pampanga Agricultural College which shall offer not only its present four-year secondary agricultural course and the four-year home-making curriculum but also a two-year course leading to the titles of Associate in Agriculture and Associate in Agricultural Education, the degree of Master of Science in Agricultural Education, and the following special and collegiate courses:

A. Special Courses:

- (1) Two years (2 yrs.) Farm Mechanic
- (2) Two years (2 yrs.) Animal Husbandry
- (3) Two years (2 yrs.) Agronomy
- (4) Two years (2 yrs.) Horticulture
- (5) Two years (2 yrs.) Adult Education

B. Collegiate Courses:

- (1) Five years (5 yrs.) Technical Agriculture leading to the degree of Bachelor of Science in Agricultural Education.
- (2) Five years (5 yrs.) Teacher Education leading to the degree of Bachelor of Science in Agricultural Education.
- (3) Three years (3 yrs.) Technical Agriculture leading to the title of Associate in Agriculture.

SEC. 2. The head of this institution shall be known as the President of the Pampanga Agricultural College. He shall be appointed by the President of the Philippines upon recommendation of the Board of Trustees, subject to the confirmation of the Commission on Appointments. The powers and duties of the President of the College, in addition to those specifically provided for in this Act, shall be those usually pertaining to the office of the president of a college.

SEC. 3. The government and administration of said College and the exercise of its corporate powers are hereby vested exclusively in the Board of Trustees. The Board of Trustees shall be composed of the Secretary of Education, who shall be the *ex-officio* Chairman; the Chairman of the Committee on Education of the Senate; the Chairman of the Committee on Education of the House of Representatives; the Director of Vocational Education; the Director of Public Schools; the President of the College; and the President of the Pampanga Agricultural College Alumni Association (P.A.C.A.A.), as members. In the absence or inability of the Secretary of Education, the Undersecretary of Education shall act as *ex-officio*

Chairman of the Board of Trustees. When both the Secretary and the Undersecretary of Education are unable to exercise the powers of the Chairman of the Board, the other members of the Board may elect from among themselves a temporary Chairman who shall act as Chairman.

The members of the Board of Trustees shall serve without compensation, but shall be entitled to reimbursement for actual and necessary expenses incurred either in attendance upon meetings of the Board or upon other official business authorized by resolution of the Board.

SEC. 4. The Board of Trustees shall have all the powers of a corporation as provided in Section thirteen of Act Numbered Fourteen hundred and fifty-nine, as amended. It shall also have the following powers and duties in addition to its general powers of administration:

- (a) To appropriate such sums as may be provided by law for the support of the college;
- (b) To confer the titles of Associate in Agriculture and Associate in Agricultural Education and the degrees of Bachelor of Science in Agriculture, Bachelor of Science in Agricultural Education and Master of Science in Agricultural Education;
- (c) To authorize the President of the College to award proficiency to outstanding students;
- (d) To appoint, on recommendation of the President of the College, the dean of instruction, the registrar, heads of departments, professors, instructors, lecturers, and other employees of the college except student helpers or student assistants who may be appointed by the President of the College; to fix their compensations, hours of service, and such other duties and conditions as it may deem proper to grant them; at its discretion to grant leave of absence under such regulations as it may promulgate, any other provisions to the contrary notwithstanding; and to remove them for cause after an investigation and hearing shall have been had;
- (e) To fix the tuition fees required of students, as well as matriculation fees, graduation fees and for laboratory courses;
- (f) To prescribe rules and regulations for its own government, as may be necessary to carry out the purposes and functions of the college;
- (g) In order to constitute a *quorum* a majority of the Board of Trustees must be present.

SEC. 5. There shall be a college council, consisting of the President of the College and all instructors and professors of the College.

SEC. 6. The council shall have the power to prescribe the curricula and rules of discipline, subject to the approval of the Board of Trustees. It shall fix the requirements for admission to the college, as well as for graduation and the receiving of a title or degree. The council alone shall have the power to recommend students or others to be recipients of titles or degrees. Through its president or committee it shall have disciplinary power over the students within the limits prescribed by the rules of discipline approved by the Board of Trustees.

SEC. 7. The body of instructors and professors of the College shall constitute its faculty, with the President of the College as the presiding officer. In the appointment of professors and instructors of the college, no religious test shall be applied, nor shall the religious opinions or affiliations of the faculty be made a matter of examination or inquiry.

SEC. 8. Heads of bureaus and offices of the National Government are hereby authorized to loan or transfer, upon request of the President of the College, such apparatus, equipment or supplies as may be needed by the College, and to detail employees therein for duty, when in the judgment of the head of the bureau or office such apparatus, equipment, supplies or employees can be spared without serious detriment to the public service.

SEC. 9. The Treasurer of the Philippines shall be *ex-officio* treasurer of the College and all accounts and expenses thereof shall be audited by the Auditor General or his duly authorized representatives.

SEC. 10. All personnel, properties, records, obligations, and appropriations of the Pampanga Agricultural School are hereby transferred to the Pampanga Agricultural College.

SEC. 11. The sum of five hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the operation and maintenance of the said College for the fiscal year nineteen hundred and sixty-six. Thereafter, the necessary sum for said purpose shall be included in the annual General Appropriations Act.

SEC. 12. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 7076

[REPUBLIC ACT No. 4577]

AN ACT MAKING THE PORT OF GAANG IN THE MUNICIPALITY OF CURRIMAO, PROVINCE OF ILOCOS NORTE, A PORT OF ENTRY BY AMENDING THE TARIFF AND CUSTOMS CODE OF THE PHILIPPINES, AND AUTHORIZING THE APPROPRIATION OF THE FUNDS NECESSARY FOR THE ESTABLISHMENT AND OPERATION THEREOF.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Section seven hundred one of Republic Act Numbered Nineteen hundred thirty-seven otherwise known as the Tariff and Customs Code of the Philippines, as amended by Republic Act Numbered Twenty-three hundred seventy-eight, is further amended to read as follows:

“SEC. 701. *Collection Districts and Ports of Entry therefor.*—For administrative purposes, the Philippines shall be divided into as many collection districts as there are at present existing, the respective limits of which may be changed from time to time by the Commissioner, upon the approval of the department head. The principal ports of entry for the respective collection districts shall be

Manila, Sual, Tabaco, Cebu, Pulupandan, Sia-in, Iloilo, Davao, Legazpi, Zamboanga, Jolo, Aparri, Jose Panganiban, Cagayan, Tacloban, San Fernando, Hinigaran, Dumaguete City, Maasin, Gaang and Batangas."

SEC. 2. The sum of one million pesos is hereby authorized to be appropriated out of any funds in the National Treasury not otherwise appropriated, for the establishment and operation of the customs service at the port of Gaang, Municipality of Currimao, Province of Ilocos Norte.

SEC. 3. This Act shall take effect upon its approval.
Approved, June 19, 1965.

H. No. 7097

[REPUBLIC ACT No. 4578]

AN ACT ESTABLISHING A NATIONAL SCHOOL OF ARTS AND TRADES IN THE MUNICIPALITY OF SIPOCOT, PROVINCE OF CAMARINES SUR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. A national arts and trades school patterned after the former Philippine School of Arts and Trades (now Philippine College of Arts and Trades) is established in the Municipality of Sipocot, Province of Camarines Sur. The school shall be under the supervision and control of the Department of Education and subject to the provisions of the School Law. Courses of secondary level shall be offered therein.

SEC. 2. The sum of one hundred thousand pesos is authorized to be appropriated out of the funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school for the fiscal year ending June thirty, nineteen hundred sixty-six. Thereafter such sums as may be necessary for its operation and maintenance in subsequent years shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.
Approved, June 19, 1965.

H. No. 7329

[REPUBLIC ACT No. 4579]

AN ACT MAKING DAGUPAN CITY A PORT OF ENTRY BY AMENDING THE TARIFF AND CUSTOMS CODE OF THE PHILIPPINES, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREOF.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Section seven hundred and one of Republic Act Numbered Nineteen hundred and thirty-seven, otherwise known as the Tariff and Customs Code of the Philippines, as amended by Republic Act Numbered Thirty-

seven hundred and fifty-seven, is further amended to read as follows:

"SEC. 701. Collection districts and ports of entry thereof.—For administrative purposes, the Philippines shall be divided into as many collection districts as there are at present existing, the respective limits of which may be changed from time to time by the Commissioner, upon the approval of the department head. The principal ports of entry for the respective collection districts shall be Manila, Sual, Tabaco, Cebu, Pulupandan, Sia-in, Iloilo, Davao, Legaspi, Zamboanga, Jolo, Aparri, Jose Pangani-ban, Cagayan, Tacloban, San Fernando, Hinigaran, Duman-guete City, Iligan City, Maasin, Masao, Dagupan City and Batangas."

SEC. 2. The sum of five hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the construction of the pier and other facilities and the establishment and operation of the customs service at the port of Dagupan City.

SEC. 3. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 7488

[REPUBLIC ACT No. 4580]

AN ACT GRANTING THE MUNICIPALITY OF CLAVERIA IN THE PROVINCE OF CAGAYAN A FRANCHISE FOR AN ELECTRIC LIGHT, HEAT AND POWER SYSTEM.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Subject to the terms and conditions established in Act Numbered Thirty-six hundred and thirty-six, as amended by Commonwealth Act Numbered One hundred and thirty-two, and to the provisions of the Constitution, there is granted to the Municipality of Claveria in the Province of Cagayan, for a period of twenty-five years from the approval of this Act, the right, privilege, and authority to construct, maintain and operate an electric light, heat and power system for the purpose of generating and distributing electric light, heat and/or power for sale within the limits of the said municipality.

SEC. 2. In the event that the grantee shall purchase and secure electric heat and power from the National Power Corporation, the latter is hereby authorized to negotiate and transact for the benefit and in behalf of the public consumers with reference to rates.

SEC. 3. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 7934

[REPUBLIC ACT No. 4581]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A NATIONAL TRADE SCHOOL IN THE

MUNICIPALITY OF ALCANTARA, PROVINCE OF ROMBLON, TO BE KNOWN AS ALCANTARA NATIONAL TRADE SCHOOL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established under the supervision of the Director of Vocational Education, a national trade school in the Municipality of Alcantara, Province of Romblon, to be known as Alcantara National Trade School. Courses of the secondary level shall be offered in said school.

SEC. 2. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school during the fiscal year nineteen hundred sixty-six. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 8987

[REPUBLIC ACT NO. 4582]

AN ACT AUTHORIZING THE PABLO BORBON MEMORIAL SCHOOL OF ARTS AND TRADES TO OFFER TEACHER EDUCATION CURRICULA LEADING TO THE DEGREE OF BACHELOR OF SCIENCE IN INDUSTRIAL EDUCATION AND THE DEGREE OF BACHELOR OF SCIENCE IN INDUSTRIAL ARTS, TO OFFER EVENING CLASSES IN SUCH COURSES AND IN TRADE AND INDUSTRIAL EDUCATION, AND AUTHORIZING THE APPROPRIATION OF FUNDS FOR THE PURPOSE.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The Pablo Borbon Memorial School of Arts and Trades situated in the Municipality of Batangas, Province of Batangas, is hereby authorized to offer teacher education curricula leading to the degree of Bachelor of Science in Industrial Education and the degree of Bachelor of Science in Industrial Arts. Evening classes shall be offered in such courses and in trade and industrial education.

SEC. 2. In addition to the appropriation for the Pablo Borbon Memorial School of Arts and Trades in the General Appropriations Act, the sum of one hundred thousand pesos is hereby authorized to be appropriated out of any funds in the National Treasury not otherwise appropriated, for the operation and maintenance of the curricula during the fiscal year nineteen hundred sixty-five to nineteen hundred sixty-six. Thereafter, the necessary funds for

the purpose shall be included in the annual appropriations provided for the Bureau of Vocational Education in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Approved, June 19, 1965.

H. No. 9118

[REPUBLIC ACT No. 4583]

AN ACT TO ESTABLISH A NATIONAL RURAL HIGH SCHOOL IN THE MUNICIPALITY OF ISABEL, PROVINCE OF LEYTE, TO BE KNOWN AS ISABEL NATIONAL RURAL HIGH SCHOOL, AND TO AUTHORIZE THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There is hereby established a national rural high school in the Municipality of Isabel, Province of Leyte, to be known as Isabel National Rural High School.

SEC. 2. The Director of Public Schools shall issue rules and regulations as may be necessary to carry out the purpose of this Act.

SEC. 3. The sum of two hundred thousand pesos is hereby authorized to be appropriated out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school during the fiscal year nineteen hundred sixty-six. Thereafter, the sums necessary therefor shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval

Approved, June 19, 1965.

DECISIONS OF THE SUPREME COURT

[No. L-19553. February 29, 1964]

JOSE V. RODRIGUEZ, ET AL., petitioners-appellants, *vs.* IGNACIO SANTOS DIAZ, ET AL., respondents-appellees.

ADMINISTRATIVE LAW; PRESIDENT'S AUTHORITY TO APPOINT INVESTIGATOR DESPITE LACK OF APPOINTING OR DISCIPLINING POWER WHERE PURPOSE IS MERELY FACT FINDING.—Where the investigation is not punitive but merely an inquiry into the matter which the President is entitled to know for his guidance in the enforcement of the laws, it is *held* that the President may authorize the appointment of an investigator of an acting general manager of a government corporation even if under the law the authority to appoint him and discipline him belongs to the board of directors of said corporation.

APPEAL from an order of the Court of First Instance of Manila. Soriano, *J.*

The facts are stated in the opinion of the Court.

Carag, Bravo & Associates for appellants.

Sol. Gen. A. A. Alafriz & Sol. C. D. Quiason for appellee.

BAUTISTA ANGELO, *J.*:

In an Administrative Order No. 4 issued by the President on January 30, 1962, the immediate investigation of the National Rice and Corn Corporation was ordered in order to determine the causes of the failure it has so far incurred in attaining its objectives which consist in developing and improving the rice and corn industries as well as promoting the social and economic conditions of those engaged therein, including the stabilization of the prices of rice and corn, and, pending such investigation, Jose V. Rodriguez, Chairman of the Board of Directors, and Maximo Calalang, Conrado Estrella, and Ramon Enriquez, members, were suspended. To carry out the investigation, Ignacio Santos Diaz was appointed by Executive Secretary Amelito R. Mutuc as presidential investigator.

On February 10, 1962, certain administrative charges were additionally filed against the same Jose V. Rodriguez in his capacity as *acting* general manager of the same office, whereupon it was also ordered that they be investigated jointly with the matters involved in the above administrative order.

The investigation was set for hearing on February 23, 1962, on which occasion Rodriguez, et al. questioned the jurisdiction of investigator Ignacio Santos Diaz to conduct the investigation of the charges preferred against Rodriguez in his capacity as NARIC Acting General Manager for the reason that under the law the power to file charges

against said manager belongs to the board of directors, and not to the President, which is not the case herein. But this objection was overruled by the special investigator who scheduled the continuation of the hearing on March 3, 1962.

Consequently, alleging that a joint investigation of Rodriguez, in his capacity as acting general manager, and Maximo Calalang and Ramon Enriquez, as members, would prejudice the latter as they will not be in a position to object to the introduction of any evidence that may be presented during the investigation, they filed the instant petition for prohibition with preliminary injunction before the Court of First Instance of Manila against Ignacio Santos Diaz, as presidential investigator, and Amelito R. Mutuc, as executive secretary, praying that they be restrained from proceeding with the administrative investigation, or from inquiring into the actuations of petitioner Rodriguez in his capacity as NARIC Acting General Manager because the same is beyond the jurisdiction of said respondents. They also asked that, pending the case, a writ of preliminary injunction be issued restraining respondents from proceeding with the investigation.

The court *a quo* ordered respondents to answer the petition setting at the same time the hearing of the petition for preliminary injunction. Respondents opposed the issuance of the writ, but manifested that they were going to move for reconsideration of the order requiring them to answer since after filing the answer they could no longer file a motion to dismiss. Thereupon, they filed a motion for reconsideration with the request that it be considered as a motion to dismiss.

In said motion, respondents alleged that the court *a quo* should not have given due course to the petition because it was not sufficient in substance, petitioners having failed to exhaust their available administrative remedies, besides the fact that petitioner Rodriguez was only an Acting General Manager of the NARIC who could be relieved anytime, as in fact he was considered relieved when another was appointed as general manager. In this connection, respondents filed a manifestation annexing thereto a certified true copy of the appointment of Jose Y. Feliciano as General Manager of the NARIC.

After petitioners had filed their opposition to the motion to dismiss, the court *a quo* dismissed the petition in an order dated March 13, 1962 stating therein that the motion for reconsideration was in order and the petition for preliminary injunction dismissed. Hence the present appeal.

On April 10, 1962, after the appeal was docketed in this Court, petitioners filed a manifestation informing this Court that the administrative investigation against them had terminated on April 5, 1962, thus rendering their

petition academic, and so they prayed that their petition be considered one of certiorari to the end that the conducted administrative proceeding may be annulled insofar as it concerns the investigation of Jose V. Rodriguez in his capacity as acting general manager for lack of jurisdiction.

Administrative Order No. 4 of the President reads as follows:

“WHEREAS, it appears that the National Rice and Corn Corporation has failed to attain its objectives, namely, to develop and improve the rice and corn industries, to promote the social and economic conditions of those engaged therein, and to stabilize the prices of rice and corn;

“Now, THEREFORE, I, DIOSDADO MACAPAGAL, President of the Philippines, by virtue of the powers vested in me by law and pursuant to the provisions of Section 34 of Republic Act No. 2260, do hereby order an immediate investigation of the National Rice and Corn Corporation in order to determine the causes of said failure, particularly in regard to its inability to stabilize the prices of said prime commodities, and the responsibility therefore of the officials thereof; and pending such investigation, Dr. Jose V. Rodriguez, Chairman, Board of Directors, and Messrs. Maximo Calalang, Conrado Estrella and Ramon Enriquez, members of said Board, are hereby suspended from office.”

The excerpt of the minutes of the meeting of the Board of Directors of the NARIC held on January 25, 1962 removing petitioner Jose V. Rodriguez reads as follows:

“The new Board of Directors of the Corporation in this initial meeting took up the directives of the President in his Executive Order of January 25, 1962, creating the President’s Rice and Corn Committee, and after deliberating lengthily on the ways and means of implementing the instructions of the President as contained in the Executive Order referred hereto decided upon and approved the following:

1. Appointment of Jose Y. Feliciano as General Manager of the National Rice and Corn Corporation, vice Dr. Jose Rodriguez.”

It should be noted that the petition does not question the authority of the President to investigate and suspend petitioner Jose V. Rodriguez as Chairman of the NARIC Board of Directors, nor of petitioners Maximo Calalang and Ramon Enriquez as members for they recognize that they come under the control and supervision of the President. Petitioners only question the investigation of certain actuations of petitioner Rodriguez in his capacity as Acting General Manager of the NARIC on the ground that under Section 9(a) of Republic Act 663 it is the board of directors that can appoint the general manager and under Section 6(b) of the same law it is only the board that can discipline him, so much so that the petition for prohibition only seeks to stop respondents from exercising administrative jurisdiction over said petitioner in his capacity as NARIC Acting General Manager.

Such being the only issue now before us the same would seem to be academic not only because the administrative investigation which petitioners seek to stop had already been terminated but because petitioner Jose V. Rodriguez has already been relieved of his position as Acting General Manager of the NARIC as a result of the appointment of Jose Y. Feliciano as general manager on January 26, 1962. Such appointment has the effect of removing petitioner automatically as acting general manager, for as this Court has held, an acting position is precarious and the holder thereof can be relieved of his position at any time without hearing and without cause by the appointing authority.¹

Moreover, petitioner cannot claim that his investigation as acting general manager is for the purpose of removing him as such for, having already been relieved, the obvious purpose of the investigation is merely to gather facts that may aid the President in finding out why the NARIC failed to attain its objectives, particularly in the stabilization of the prices of rice and corn. His investigation is, therefore, not punitive, but merely an inquiry into matters which the President is entitled to know so that he can be properly guided in the performance of his duties relative to the execution and enforcement of the laws of the land. In this sense, the President may authorize the appointment of an investigator of petitioner Rodriguez in his capacity as acting general manager even if under the law the authority to appoint him and discipline him belongs to the NARIC Board of Directors. The petition for prohibition, therefore, has no merit.

Wherefore, the order appealed from is affirmed. Costs against petitioners.

Bengzon, C. J., Padilla, Labrador, Concepción, Paredes, Dizon, Regala, and Makalintal, JJ., concur.

Order affirmed.

¹ *Austria vs. Amante*, 79 Phil., 780; *Castro vs. Solidum*, L-7750, June 30, 1955; *Mendez vs. Ganzon, et al.*, L-10483, April 12, 1957.

[No. L-18899. February 29, 1964]

IN RE SEARCH WARRANT: SEIZURE OF SLOT MACHINES WITH OTHER PARAPHERNALIA IN PASAY CITY. OWNERS OF 51 OF THE JACKPOT SLOT MACHINES, petitioners and appellees, vs. THE DIRECTOR OF THE NATIONAL BUREAU OF INVESTIGATION, oppositor and appellant.

1. CRIMINAL LAW; GAMBLING; SLOT MACHINES; NOT ILLEGAL WHEN DULY LICENSED BY LAW AND CITY ORDINANCE; CASE AT BAR.—*Facts:* By virtue of the Charter of Pasay City (Rep. Act No. 183, section 16 [a]) which expressly authorizes its Municipal Board to regulate and fix the amount of license fees for slot machines, said board passed Municipal Ordinance No. 106 fixing the amount of said license fees which the owners of the slot machines in the case at bar paid, thereby securing the corresponding licenses. *Held:* The operation of said slot machines is neither illegal nor constitutes a nuisance.
2. ID.; ID.; ID.; DISTINGUISHED FROM PHILIPS CASE.—The doctrine laid down by the Court in the case of *Philips vs. Municipal Mayor* (G.R. No. L-9183, May 30, 1959) where it was held that an ordinance of the Municipality of Caloocan authorizing the operation of slot machines was illegal, is not in point in the case at bar, where the Charter of Pasay City (Rep. Act No. 183) expressly authorizes its Municipal Board to regulate and fix the license fees for slot machines, a power not granted to the Municipal Council of Caloocan.

APPEAL from an order of the Court of First Instance of Rizal (Quezon City). Caluag, *J.*

The facts are stated in the opinion of the Court.

Sol. Gen. Arturo A. Alafriz, Asst. Sol. Gen. P. P. de Castro & Sol. C. D. Quiason for appellant.

Paterno R. Canlas for appellees.

CONCEPCIÓN, *J.:*

The Director of the National Bureau of Investigation—hereinafter referred to as the Director—seeks the review of an order of the Court of First Instance of Rizal directing the return of fifty-one (51) slot machines, and the paraphernalia thereof, to the owners thereof. The appeal is before us only questions of law being raised therein.

It appears that sometime before September 1, 1959, said slot machines and paraphernalia were being operated by the owners thereof in Pasay City pursuant to licenses issued by said City in conformity with its Ordinance No. 106. On the date adverted to above, the aforementioned machines and paraphernalia, together with slot machines operated without said license, were seized under and by virtue of search warrants issued by a Judge of the Court of First Instance of Rizal. Said unlicensed slot machines were the subject matter of criminal cases Nos. 9571-1 and 9569-I of the Municipal Court of Pasay City. However, the special prosecutor in charge of said cases opined

that no criminal cases should be filed against the owners of the fifty-one (51) slot machines involved in the case at bar, and, accordingly, recommended that said machines and its paraphernalia be released and returned to the owners thereof. As a consequence, on September 2, 1959, the Secretary of Justice ordered the Director to release said slot machines to their respective owners. However, this order was subsequently suspended, the Director having invited attention to the fact that the court which issued the search warrants adverted to above might punish him for contempt if he released the machines without judicial authority therefor. This led to the filing of a motion by the owners of said machines praying that the same be ordered released and returned to them.

The Director objected to the motion upon the ground that the machines in question are intended to be used for the commission of an offense (gambling), and are a public nuisance, as well as illegal *per se*. After due hearing, the lower court overruled this opposition and granted said motion. Hence this appeal.

The main issue therein is whether or not the aforementioned slot machines constitute a nuisance *per se* or will be devoted, if released, to some unlawful use. Appellant maintains that the answer should be in the affirmative, relying mainly upon the decision of this Court in *Philips vs. Municipal Mayor* (G. R. No. L-9183, promulgated May 30, 1959), in which we held that an ordinance of the municipality of Caloocan authorizing the operation of slot machines was illegal it being violative of section 2242(j) of the Revised Administrative Code imposing upon municipal councils the duty "to prohibit and penalize gambling."

The doctrine laid down in the *Philips* case is not in point, for Republic Act No. 183, which is the Charter of Pasay City (Section 16[n]), expressly authorizes its municipal board "to regulate and fix the amount of license fees for" *inter alia* "slot machines" a power not granted to the municipal council of Caloocan. It being conceded that the municipal board of Pasay City has passed Municipal Ordinance No. 106 (approved on June 26, 1957), fixing the amount of the license fees for the operation of slot machines, and that the owners of the slot machines in question have paid said fees and secured the corresponding licenses, it follows that the operation of said machines is neither illegal nor constitutes a nuisance. Needless to say:

"The mere possession of a slot machines or even its operation for amusement and not for profit does not constitute a crime."
(38 CJS. 195, footnote 99 [7].)

"A slot machine is not a 'gambling devise' *per se*, because it can be operated legally as well as illegally." (Gen. Code No. 13066, *Nader vs. State, Ohio Supp.* 287.)

WHEREFORE, the order appealed from is hereby affirmed, without special pronouncement as to costs.

IT IS SO ORDERED.

Bengzon, C. J., Bautista Angelo, Labrador, Barrera, Paredes, Dizon, Regala, and Makalintal, JJ., concur.

Order affirmed.

[No. L-18899. March 31, 1964]

IN RE SEARCH WARRANT SEIZURE OF SLOT MACHINES WITH OTHER PARAPHERNALIA IN PASAY CITY. SIXTO MAGDALUYO, CARLOS MAGDALUYO and RODOLFO TAYLAN, movants-appellees. *vs.* THE ACTING DIRECTOR, NATIONAL BUREAU OF INVESTIGATION, oppositor-appellant.

RESOLUTION ON MOTION FOR RECONSIDERATION

1. CRIMINAL LAW; GAMBLING; SLOT MACHINES NOT ILLEGAL "PER SE"; NO REVERSAL OF RULING IN UY HA CASE.—The ruling in the case at bar that slot machines are not illegal *per se* does not reverse the ruling in the case of *Uy Ha vs. City of Manila* (L-14149, May 30, 1960) because in the latter case there was an ordinance prohibiting the operation of slot machines whereas in the case at bar the ordinance expressly authorizes the operation of the slot machines in question. Moreover, in the *Uy Ha* case the Court quoted with approval the view that a slot machines is not *per se* a gambling device.
2. ID.; ID.; ID.; NECESSITY OF CRIMINAL PROCEEDING TO ESTABLISH CRIMINAL USE OF ARTICLE.—Articles, like slot machines in the case at bar, which may or may not be used for legal purposes, cannot be seized until it has *first* been established that the articles were procured, held or used for an illegal purpose, and in order to establish that the article was designed to be put, or has been put, to an illegal use, there must be a proceeding in a court of criminal jurisdiction.
3. ID.; ID.; OPERATION OF SLOT MACHINES ONLY ILLEGAL WHEN PROHIBITED BY STATUTE; NO LAW PUNISHES POSSESSION OF SLOT MACHINES.—The operation of slot machines is illegal *not per se*, but only if and when prohibited by statute. However, neither the Revised Penal Code nor any other law punishes the possession of slot machines of any kind whatsoever.

CONCEPCION, J.:

Appellant seeks a reconsideration of the decision of this Court in the above-entitled case upon the ground that the ruling therein made is a complete reversal of the view taken in *Uy Ha vs. City of Manila* (L-14149, May 30, 1960); that the slot machines in question are gambling devices the operation of which constitutes a violation of

Article 195 of the Revised Penal Code punishing gambling; and that said slot machines are illegal *per se*.

Appellant's contention is untenable inasmuch as:

1. The case of *Uy Ha vs. City of Manila* (L-14149, May 30, 1960), relied upon by appellant, does not support his pretense for:

(a) In the case cited there was an ordinance in effect prohibiting "the installation and/or operation of * * * 'pinball' machines", the legality of which ordinance was contested by *Uy Ha*, but upheld by the Court, as a valid exercise of the authority of the City of Manila, under the general welfare clause found in its charter, whereas the ordinance involved in the case at bar expressly *authorizes* the operation of the slot machines in question;

(b) In the *Uy Ha* case this Court quoted with approval the view that "a slot machines is not *per se* a gambling device, since it may be used and played upon for innocent purposes" and that the "use to which it is put must determine its character", as set forth in *Heartley vs. State* (157 S.W. 2nd 1, 178 Tenn. 354), applying the doctrine laid down in *Ex parte Overby* (279 P. 523, 524, 43 Okl. Cr. 400, 39 Words and Phrases, p. 519);

2. In *Philips vs. Municipal Mayor* (G. R. No. L-9183, May 30, 1959), cited in appellant's brief, *there was evidence regarding the nature of the slot machines involved therein as gambling devices*; but no such evidence has been introduced or sought to be introduced in the case at bar. In *Soper vs. Michal* (123 Md. 542, 91 Atl. 684, LRA 1915A 232), it was held, reiterating the view expressed in *Wagner vs. Upshur* (95 Md. 519, 52 Atl. 509, 93 Am. St. Rep. 412), "that articles or property that may or may not be used for legal purposes cannot be seized until it has *first* been established that the article was procured, held or used for an illegal purpose" and "that *in order to establish that the article was designed to be put or has been put, to an illegal use, there must be a proceeding in a court of criminal jurisdiction* * * *."

3. No such proceeding has taken place in connection with the slot machines involved in the present case. Worse still, no such proceeding is seemingly contemplated to be instituted in relation thereto. Although appellant maintains that the operation of said slot machines constitutes a crime:

(a) The special prosecutor of the Department of Justice in charge of the case is the lower court *declined to file any information* against the owners and/or operators of said slot machines, upon the theory that *they had committed no criminal offense*, and, accordingly, recommended that said machines be released and returned to its owners;

(b) Acting favorably upon this recommendation, the Secretary of Justice, in his letter to appellant herein,

dated September 2, 1959, ordered him to return said machines "no criminal case having been filed in connection with their possession and operation" and "inasmuch as *no further action is contemplated by this Office or any prosecuting agency in connection with them*";

(c) Although this order was suspended upon the suggestion of appellant herein, to forestall any possible liability for contempt of court—should the release be made without express authority of the court that issued the search warrant pursuant to which said slot machines had been seized—it would seem clear that *the Department of Justice still intends to file no action against the owners of said machines, for no such action has been instituted despite the lapse of about five (5) years since the seizure took place, on June 3, 1959, notwithstanding the request, made by counsel for the owners of said machines, in a letter to the Secretary of Justice dated July 5, 1959, to the effect "that the NBI officers concerned should be directed to act promptly—either to return the properties to their owners or to institute such action which they may deem proper—in order that the owners will have the opportunity to protect their rights and obtain redress of the wrong done against them;"*

4. Appellant would have the court order, in effect, the forfeiture or confiscation of the slot machines in question without a proceeding appropriate therefor. In *Woods vs. Cottrell* (55 W. Va. 476, 47 SE 275, 65 LRA 616, 104 Am. St. Rep. 1004, 2 Ann. Cas. 933), the Court had the following to say:

" * * We think that whether the machines shall be burnt or released depends on whether the accused is guilty. If not guilty, he is not himself to be punished, neither is the machines to be burnt, and as only the trial court can determine his guilt, so only it can condemn the machine to be burnt. If the party is guilty, destruction of the machine follows the ascertainment of his guilt; if acquitted, judgment of restitution to him of his property follows. Though the thing be plainly an instrument of gambling under the statute, yet if its owner be acquitted of using it for the purpose, it cannot be destroyed as it is only instruments actually used and kept for gambling that are thus condemned to destruction."* (Italics ours.)

In *Church vs. Goodnough* (14 F. [2d] 432, 434), it was held:

"When the goods seized are not in themselves subject to condemnation except when intended or used for illegal purposes, judicial proceedings for forfeiture, which shall give notice to claimants and afford them an opportunity to show that condemnation is not justified, seem necessary for due process of law." (Italics ours.)

To the same effect is *Robenson vs. Inches* (220 Mich 490, 190 MW 227, 228) from which we quote:

" * * while the officers had a right to seize the money to be used as evidence, it was their plain duty to return it when com-*

plaint was neither made nor contemplated." (Citing *Newberry vs. Carpenter*, 107 Mich. 573, 65 N.W. 530, 31 L.R.A. 163, 61 Am. St. Rep. 346, *Taylor vs. Circuit Judge*, 209 Mich. 101, 176 N.W. 550, and sections 15880-15883, Comp. Law 1915.) (Italics ours.)

5. Although the operation of slot machines in the Philippines may—under certain conditions, the existence of which has not been established in the case at bar—constitute gambling, the latter is illegal *not per se*, but only if and when prohibited by statute;

6. There can be no doubt but that, under the theory of preventive justice, the state may by law prohibit and punish such things as it may deem inimical to the common good, such as lottery lists, tickets and advertisements, and papers and other matters containing letters, figures, signs or symbols which pertain to or are in any manner used in the game of *jueteng* or any similar game, as well as instruments or implements intended to be used in the commission of the offenses of counterfeiting or falsification, the possession of which is punished in the Revised Penal Code (Articles 176, 195 [c] and 196), but neither said Code nor any other law punishes the possession of slot machines of any kind whatsoever. Thus, in *Mullen vs. Moseley* (12 L.R.A. [N] 394), *State vs. Soucie's Hotel* (95 Mo. 518, 50 Atl. 709), and *Police Commissioner vs. Wagner* (93 Md. 182, 48 A 455, 52 L.R.A. 775, 86 Am. St. Rep. 423)—cited in petitioner's brief—the theory of preventive justice was applied to justify the summary abatement of the objects involved therein, *as authorized by a statute declaring said objects noxious per se*. Upon the other hand, in *McConnell vs. McKillip* (99 N.W. 505), involving the seizure by a game warden of three (3) shotguns used in hunting chicken in violation of the game law, which provided for the forfeiture of said guns to the state, it was held that such forfeiture may take place *only upon conviction of the user of the guns*, and that otherwise he was *entitled to recover the latter in an action for replevin*; and

7. If appellant still believes, as he claims, that the operation of the slot machines in question is violative of a criminal law, his remedy is obvious—to make proper representations with the Department of Justice, the views of which thereon are binding upon him (Sections 97 [c] and 83, Revised Administrative Code), for the filing of the corresponding informations by officers of said Department.

WHEREFORE, the motion for reconsideration is hereby denied.

Bengzon, C. J., Bautista Angelo, Labrador, Reyes J. B. L., Barrera, Dizon, Regala, and Makalintal, JJ., concur.

Motion denied.

[No. L-19164. February 29, 1964]

CEBU PORTLAND CEMENT COMPANY, petitioner, *vs.* WORKMEN'S COMPENSATION COMMISSION and ULDARICO DE LOS REYES, respondents.

1. WORKMEN'S COMPENSATION; MEDICAL EXPENSES FOR WORK-CONNECTED ILLNESS; NO MAXIMUM AMOUNT OR TIME PERIOD.—The Workmen's Compensation Law, in imposing on the employer the obligation to provide medical attendance to an injured or sick employee, unlike those provisions relating to compensation for disability, does not provide a maximum either in the amount to be paid or the time period within which such right may be availed of by the employee. Consequently, in the case at bar, despite payment made by the company for disability benefits and medical expenses as awarded by the Commission in 1958, the company is still liable for medical expenses incurred by the said employee thereafter on account of further necessary treatment of his work connected ailment until said sickness ceases.
2. ID.; ID.; WHEN RIGHT TO MEDICAL ATTENDANCE MAY BE IMPUGNED.—The right of the employee to medical attendance under Section 13 of the Workmen's Compensation Law can be impugned only if the said employee refuses the medical or surgical services or voluntarily obstructed the same.

PETITION for review by certiorari of an order of the Workmen's Compensation Commission.

The facts are stated in the opinion of the Court.

Gov't Corp. Counsel S. M. Gopengco & T. P. Matic, Jr. & Atty. R. Valera for petitioner.

G. A. Tejada for respondent de los Reyes.

P. C. Villavieja & E. H. de la Cruz for the WCC.

BARRERA, J.:

Uldarico de los Reyes filed in the Regional Office of the Department of Labor, a notice of injury or sickness and claim for compensation, against the Cebu Portland Cement Co., claiming that by reason of the nature of his work therein, he contracted pulmonary tuberculosis; that the company was informed of such illness through its company physician, that as a result he was retired from the service and was given a gratuity pay of ₱200.00

In due time, the Cebu Portland Cement filed an employer's report controverting such claim.

After due hearing, a decision was rendered by the Hearing Officer dated May 26, 1959, finding that claimant first entered employment on August 24, 1948 as auditing clerk at ₱4.00 a day; that before being allowed to work, he was examined by the company physician, and in the Quezon Institute, and was found physically fit; that as checker, he counted the sacks of cement brought in and out of the company's bodega at North Harbor and Baraca; that he had to do his job outside even when it was raining; that it was only at the latter period of his employment

Thence following Kamagsaan River upstream in a general southwesterly direction 420 meters to Corner 32, Miscellaneous Sp., 30 cms. in diameter at the west bank of Kamagsaan River;

Thence following Kamagsaan River upstream in a general southwesterly direction 440 meters to Corner 33, Balobo tree, 40 cms. in diameter, at the junction of Kamagsaan River and branch;

Thence S. 56 deg. W, 220 meters to Corner 34, Tiaong tree, 60 cms. in diameter, on top of ridge;

Thence S. 63 deg. W, 200 meters to Corner 35, Mayapis tree, 30 cms. in diameter, on top of ridge;

Thence 81 deg. W, 280 meters to Corner 36, Apitong tree, 150 cms. in diameter, at the edge of cogonal;

Thence following trail in a general southerly direction, 610 meters to Corner 37, Apitong tree, 50 cms. in diameter, at the east side of trail;

Thence following trail in a general southeasterly direction 240 meters to Corner 38, Tangile tree, 70 cms. in diameter at the west side of trail;

Thence S. 46 deg. W, 400 meters to Corner 39, Malabonga tree, 30 cms. in diameter at the junction of Magdua Creek and its branch;

Thence following Magdua Creek downstream in a general south-easterly direction 400 meters to Corner 40, Duguan tree, 15 cms. in diameter at the junction of Calabaca River and Magdua Creek;

Thence following Calabaca River downstream in a general southwesterly direction 560 meters to Corner 41, Sakat tree, 50 cms. in diameter at the junction of Calabaca River and its branch;

Thence following Calabaca River downstream in a general northwesterly direction, 640 meters to corner 42, Miscellaneous Sp., 15 cms. in diameter at the north branch of Calabaca River;

Thence following Calabaca River in a general northwesterly direction, 520 meters to Corner 43, Narra tree, 50 cms. in diameter, identical to Corner 70, Alienable or Disposable Block I, Camarines Norte Land Classification Project No. 9-E;

Thence following Calabaca River in a general northwesterly direction, 1,220 meters to Corner 1 the point of beginning containing an area of seven hundred fifty two (752) hectares, more or less.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 25th day of November, in the year of Our Lord, nineteen hundred and sixty-six.

[SEAL]

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 27

CREATING A COMMITTEE TO STUDY AND RECOMMEND IMPROVEMENTS ON THE ORGANIZATION, FINANCING AND ADMINISTRATION OF PROVINCIAL AND CITY HOSPITALS.

By virtue of the powers vested in me by law, I, FERDINAND E. MARCOS, President of the Philippines, do hereby create a committee to study and recommend improvements on the organization, financing and administration of provincial and city hospitals, composed of the following:

DR. PEDRO N. MAYUGA	
Director of Medical Services	Chairman
DR. ARTEMIO CABRERA	
Department of Health	Member
DR. JOSE CAEDO	
Department of Health	Member

The committee may call upon any department, bureau, office, agency or instrumentality of the government for such assistance as it may need in the performance of its functions.

It shall submit periodic reports and recommendations, including proposed policies and legislations to the President, through the Secretary of Health.

Done in the City of Manila, this 22nd day of November, in the year of Our Lord, nineteen hundred and six-six.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

HISTORICAL PAPERS AND DOCUMENTS

GOALS OF FREEDOM

Manila, October 25, 1966

We, the Seven Nations gather in Manila, declare our unity, our resolve, and our purpose in seeking together the goals of freedom in Viet-Nam and in the Asian and Pacific areas. They are:

1. *To be free from aggression.*
2. *To conquer hunger, illiteracy and disease.*
3. *To build a region of security, order and progress.*
4. *To seek reconciliation and peace throughout Asia and the Pacific.*

JOINT COMMUNIQUE

INTRODUCTION

1. In response to an invitation from the President of the Republic of the Philippines, after consultations with the President of the Republic of Korea and the Prime Ministers of Thailand and the Republic of Viet-Nam, the leaders of seven nations in the Asian and Pacific region held in summit conference in Manila on October 24 and 25, 1966 to consider the conflict in South Viet-Nam and to review their wider purposes in Asia and the Pacific. The participants were Prime Minister Harold Holt of Australia, President Park Chung Hee of the Republic of Korea, Prime Minister Keith Holyoake of New Zealand, President Ferdinand E. Marcos of the Philippines, Prime Minister Thanom Kittikachorn of Thailand, President Lyndon B. Johnson of the United States of America, and Chairman Nguyen Van Thieu and Prime Minister Nguyen Cao ky of the Republic of Viet-Nam.

BASIC POLICY

2. The nations represented at this conference are united in their determination that the freedom of the Republic of Viet-Nam be secured, in their resolve for peace, and in their deep concern for the future of Asia and the Pacific. Some of us are now close to the actual danger, while others have learned to know its significance through bitter past experience. This conference symbolizes our common purposes and high hopes.

3. We are united in our determination that the Vietnamese people shall not be conquered by aggressive force and shall enjoy the inherent right to choose their own way of life and their own form of government. We shall continue our military and all other efforts, as firmly and

as long as may be necessary, in close consultation among ourselves until the aggression is ended.

4. At the same time our united purpose is peace—peace in South Viet-Nam and in the rest of Asia and the Pacific. Our common commitment is to the defense of the Vietnamese people. Our sole demand on the leaders of North Viet-Nam is that they abandon their aggression. We are prepared to pursue any avenue which could lead to a secure and just peace, whether through discussion and negotiation or through reciprocal actions by both sides to reduce the violence.

5. We are united in looking to a peaceful and prosperous future for all of Asia and the Pacific. We have therefore set forth in a separate declaration a statement of the principles that guide our common actions in this wider sphere.

6. Actions taken in pursuance of the policies herein stated shall be in accordance with our respective constitutional processes.

PROGRESS AND PROGRAMS IN SOUTH VIET-NAM
THE MILITARY EFFORT

7. The Government of Viet-Nam described the significant military progress being made against aggression. It noted with particular gratitude the substantial contribution being made by free world forces.

8. Nonetheless, the leaders noted that the movement of forces from North Viet-Nam continues at a high rate and that firm military action and free world support continue to be required to meet the threat. The necessity for such military action and support must depend for its size and duration on the intensity and duration of the Communist aggression itself.

9. In their discussion, the leaders reviewed the problem of prisoners of war. The participants observed that Hanoi has consistently refused to cooperate with the International Committee or the Red Cross in the application of the Geneva Conventions, and called on Hanoi to do so. They reaffirmed their determination to comply fully with the Geneva Conventions of 1949 for the Protection of War Victims, and welcomed the resolution adopted by the Executive Committee of the League of Red Cross Societies on October 8, 1966, calling for compliance with the Geneva Conventions in the Viet-Nam conflict, full support for the International Committee of the Red Cross, and immediate action to repatriate seriously sick and wounded prisoners of war. They agreed to work toward the fulfillment of this resolution, in cooperation with the International Committee of the Red Cross, and indicated their willingness to meet under the auspices of the ICRC or in

any appropriate forum to discuss the immediate exchange of prisoners.

PACIFICATION AND REVOLUTIONARY DEVELOPMENT

10. The participating governments concentrated particular attention on the accelerating efforts of the Government of Viet-Nam to forge a social revolution of hope and progress. Even as the conflict continues, the effort goes forward to overcome the tyranny of poverty, disease, illiteracy and social injustice.

11. The Vietnamese leaders stated their intent to train and assign a substantial share of the armed forces a clear-and-hold actions in order to provide a shield behind which a new society can be built.

12. In the field of Revolutionary Development, measures along the lines developed in the past year and a half will be expanded and intensified. The training of Revolutionary Development cadres will be improved. More electricity and good water will be provided. More and better schools will be built and staffed. Refugees will be taught new skills. Health and medical facilities will be expanded.

13. The Vietnamese Government declared that it is working out a series of measures to modernize agriculture and to assure the cultivator the fruits of his labor. Land reform and tenure provisions will be granted top priority. Agricultural credit will be expanded. Crops will be improved and diversified.

14. The Vietnamese leaders emphasized that underlying these measures to build confidence and cooperation among the people there must be popular conviction that honesty, efficiency and social justice form solid cornerstones of the Vietnamese Government's programs.

15. This is a program each of the conferring governments has reason to applaud recognizing that it opens a brighter hope for the people of Viet-Nam. Each pledged its continuing assistance according to its means, whether in funds or skilled technicians or equipment. They noted also the help in non-military fields given by other countries and expressed the hope that this help will be substantially increased.

ECONOMIC STABILITY AND PROGRESS

16. The Conference was told of the success of the government of the Viet-Nam in controlling the inflation which, if unchecked, could undercut all efforts to bring a more fulfilling life to the Vietnamese people. However, the Vietnamese leaders reaffirmed that only by constant effort could inflation be kept under control. They described their intention to enforce vigorous stabilization program, to control spending, increase revenues, and seek to promote savings

in order to hold the 1967 inflationary gap to the minimum practicable level. They also plan to take further measures to insure maximum utilization of the Port of Saigon, so that imports urgently needed to fuel the military effort and buttress the civil economy can flow rapidly into Viet-Nam.

17. Looking to the long-term future of their richly endowed country, the Vietnamese representatives described their views and plans for the building of an expanded post-war economy.

18. Military installations where appropriate will be converted to this purpose, and plans for this will be included.

19. The conferring nations reaffirmed their continuing support for Vietnamese efforts to achieve economic stability and progress. Thailand specifically noted its readiness to extend substantial new credit assistance for the purchase of rice and the other nations present reported a number of plans for the supply of food or other actions related to the economic situation. At the same time, the participants agreed to appeal to other nations and to international organizations committed to the full and free development of every nation, for further assistance to the Republic of Viet-Nam.

POLITICAL EVOLUTION

20. The representatives of Viet-Nam noted that, even as the conference met, steps were being taken to establish a new constitutional system for the Republic of Viet-Nam through the work of the Constituent Assembly, chosen by so large a proportion of the electorate last month.

21. The Vietnamese representatives stated their expectation that work on the Constitution would go forward rapidly and could be completed before the deadline of March 1967. The Constitution will then be promulgated and elections will be held within six months to select a representative government.

22. The Vietnamese government believes that the democratic process must be strengthened at the local as well as the national level. The Government of Viet-Nam announced that to this end it will begin holding village and hamlet elections at the beginning of 1967.

23. The Government of Viet-Nam announced that it is preparing a program of National Reconciliation. It declared its determination to open all doors to those Vietnamese who have been misled or coerced into casting their lot with the Viet Cong. The Government seeks to bring them back to participate as free men in national life under amnesty and other measures. Former enemies are asked only to lay down their weapons and bring their skills to the service of the Vietnamese people.

24. The other participating nations welcomed the stated expectation of the Vietnamese representatives that work on the Constitution will proceed on schedule, and concurred in the conviction of the Government of the Republic of Viet-Nam that building representative, constitutional government and opening the way for national reconciliation are indispensable to the future of a free Viet-Nam.

THE SEARCH FOR PEACE

25. The Participants devoted a major share of their deliberations to peace objectives and the search for a peaceful settlement in South Viet-Nam. They reviewed in detail the many efforts for peace that have been undertaken, by themselves and other nations, and the actions of the United Nations and of His Holiness the Pope. It was clearly understood that the settlement of the war in Viet-Nam depends on the readiness and willingness of the parties concerned to explore and work out together a just and reasonable solution. They noted that Hanoi still showed no sign of taking any step toward peace, either by action or by entering into discussions or negotiations. Nevertheless the participants agreed that the search for peace must continue.

26. The Government of the Republic of Viet-Nam declared that the Vietnamese people, having suffered the ravages of war for more than two decades, were second to none in their desire for peace. It welcomes any initiative that will lead to an end to hostilities, preserves the independence of South Viet-Nam and protect the right to choose their own way of life.

27. So that their aspirations and position would be clear to their allies at Manila and friends everywhere, the Government of the Republic of Viet-Nam solemnly stated its views as to the essential elements of peace in Viet-Nam:

(1) *Cessation of Aggression.*—At issue in Viet-Nam is a struggle for the preservation of values which people everywhere have cherished since the dawn of history: the independence of peoples and the freedom of individuals. The people of South Viet-Nam ask only that the aggression that threatens their independence and the externally supported terror that threatens their freedom be halted. No self-respecting people can ask for less. No peace-loving nation should ask for more.

(2) *Preservation of the Territorial Integrity of South Viet-Nam.*—The people of South Viet-Nam are defending their own territory against those seeking to obtain by force and terror what they have been unable to accomplish by peaceful means. While sympathizing with the plight of their brothers in the North and while disdaining the regime in the North, the South Vietnamese people have no desire

to threaten or harm the people of the North or invade their country.

(3) *Reunification of Viet-Nam.*—The government and people of South Viet-Nam deplore the partition of Viet-Nam into North and South. But this partition brought about by the Geneva Agreements of 1954, however unfortunate and regrettable, will be respected until, by the free choice of all Vietnamese, reunification is achieved.

(4) *Resolution of Internal Problems.*—The people of South Viet-Nam seek to resolve their own internal differences and to this end are prepared to engage in a program of national reconciliation. When the aggression has stopped, the people of South Viet-Nam will move more rapidly toward reconciliation of all elements in the society and will move forward, through the democratic process, toward human dignity, prosperity and lasting peace.

(5) *Removal of Allied Military Forces.*—The people of the Republic of Viet-Nam will ask their allies to remove their forces and evacuate their installations as the military and subversive forces of North Viet-Nam are withdrawn, infiltration ceases, and the level of violence thus subsides.

(6) *Effective Guarantees.*—The people of South Viet-Nam mindful of their experience since 1954, insist that any negotiations leading to the end of hostilities incorporate effective international guarantees. They are open-minded as such guarantees can be applied and made effective.

28. The other participating governments reviewed and endorsed these as essential elements of peace and agreed they would act on this basis in close consultation among themselves in regard to settlement of the conflict.

29. In particular, they declared that Allied forces are in the Republic of Viet-Nam because that country is the object of aggression and its government requested support in the resistance of its people to aggression. They shall be withdrawn, after close consultation, as the other side withdraws its forces to the North, ceases infiltration, and the level of violence thus subsides. Those forces will be withdrawn as soon as possible and not later than six months after the above conditions have been fulfilled.

CONTINUING CONSULTATION AMONG
THE PARTICIPATING NATIONS

30. All the participants agreed that the value of a meeting among the seven nations had been abundantly demonstrated by the candid and thorough discussions held. It was further agreed that, in addition to the close consultation already maintained through diplomatic channels, there should be regular meetings among their Ambassadors in Saigon in association with the Government of the Republic

of Viet-Nam. Meetings of their Foreign Ministers and Heads of Government will also be held as required.

31. At the close of the meeting, all the visiting participants expressed their deep gratitude to President Marcos and to the Government of the Republic of the Philippines for offering Manila as the conference site, and expressed their appreciation for the highly efficient arrangements.

DECLARATION OF PEACE AND PROGRESS IN ASIA AND THE PACIFIC

We, the leaders of the Seven Nations gathered in Manila:

Desiring peace and progress in the Asian-Pacific region;

Having faith in the purposes and principles of the United Nations which call for the suppression of acts of aggression and respect for the principle of equal rights and self-determination of peoples;

Determined that aggression should not be rewarded;

Respecting the right of all peoples to choose and maintain their own forms of government;

Seeking a peaceful settlement of the war in Viet-Nam; and

Being greatly encouraged by the growing regional understanding and regional cooperation among the free nations of Asia and the Pacific

Hereby proclaim this declaration of principles on which we base our hopes for future peace and progress in the Asian and Pacific region:

I. Aggression must not succeed.

The peace and security of Asia and the Pacific and, indeed, of the entire world, are indivisible. The nations of the Asian and Pacific region shall enjoy their independence and sovereignty free from aggression, outside interference, or the domination of any nation. Accepting the hard-won lessons of history that successful aggression anywhere endangers the peace, we are determined to fulfill our several commitments under the United Nations Charter and various mutual security treaties so that aggression in the region of Asia and the Pacific shall not succeed.

II. We must break the bonds of poverty, illiteracy and disease.

In the region of Asia and the Pacific, where there is a rich heritage of intrinsic worth and dignity of every man, we recognize the responsibility of every nation to join in an expanding offensive against poverty, illiteracy and disease. For these bind men to lives of hopelessness and despair; these are the roots of violence and war. It is when men know that progress is possible and is being achieved, when they are convinced that their children will

lead better, fuller, richer lives that men lift up their heads in the hope and pride. Only thus can there be fastening national stability and internal order.

III. We must strengthen economic, social and cultural cooperation within the Asian and Pacific region.

Together with our other partners of Asia and the Pacific, we will develop the institutions and practice of regional cooperation. Through sustained effort we aim to build in this vast area, where almost two-thirds of humanity live, a region of security and order and progress, realizing its common destiny in the light of its own traditions and aspirations. The peoples of this region have the right as well as the primary responsibility to deal with their own problems and to shape their own future in terms of their own wisdom and experience. Economic and cultural cooperation for regional development should be open to all countries in the region, irrespective of creed or ideology, which genuinely follow a policy of peace and harmony among all nations. Nations outside the region will be welcomed as partners working for the common benefit and their cooperation will be sought in forms consonant with the independence and dignity of the Asian and Pacific nations.

A peaceful and progressive Asia, in which nations are able to work together for the common good, will be a major factor in establishing peace and prosperity throughout the world and improving the prospects of international cooperation and a better life for all mankind.

IV. We must seek reconciliation and peace throughout Asia.

We do not threaten the sovereignty or territorial integrity of our neighbors, whatever their ideological alignment. We ask only that this be reciprocated. The quarrels and ambitions of ideology and the painful frictions arising from national fears and grievances, should belong to the past. Aggression rooted in them must not succeed. We shall play our full part in creating an environment in which reconciliation becomes possible, for in the modern world men and nations have no choice but to learn to live together as brothers.

**ADDRESS OF PRESIDENT MARCOS ON THE OPENING DAY OF THE
MANILA SUMMIT CONFERENCE HELD AT CONGRESS ON OCTOBER
24, 1966.**

As chairman of the Manila Summit Conference of 1966, it is my pleasure to assume this position by the unanimous consent and approval of the members of this conference.

I extend my thanks and the gratitude of my people to the Prime Minister of New Zealand for his generous remarks and to the other members of this conference for their unanimity.

I greet the heads of state and the heads of government who are here as our guests, their ladies, the foreign and other ministers, the distinguished guests and our friends.

For the times are historic and today is a historic day. Perhaps many of us may have missed it, but today is the anniversary of the United Nations Organizations, an organization to which humanity clings its hopes for universal brotherhood, for stability and lasting security for all mankind.

But since the beginning of time, the wisest of men had sought to solve the riddle of peace and failed. And so even today, as if mankind drifts in the sea of inertia, man has problems that are sought to be solved with old solutions, and novel questions are answered with ancient formulas. Man who has mastered the firmament and solved the riddle of the atom still seems to grovel at the feet of his ancient enemies—war, hunger, disease. Man, the master and the king of all creation, is still a slave of his own heritage.

For is it not a paradox that in a world of plenty there is want, in a world of science there is disease, in a world of understanding there is war?

So, today, the seven nations here gathered have come to raise their voices for more food for the needy, for enlightenment for the illiterate and for the cure of the sick, as well as for peace in this world.

Seven nations have come to this ancient capital of our nation, with only one thought in mind, and that is, that on Asian initiatives, we seek to lay the basis for the solution of Asian problems.

This historic occasion is indeed the first meeting of the seven nations in Asia, called upon the suggestion of Asian nations. Today is the first attempt of Asia to initiate such a gathering not only to seek to terminate an existing conflict but to establish understanding amongst men. And at the same time, to arrive at a re-assertion of the ideal and the principle for which humanity may best be remembered in our century, and that is, the acceptance of international responsibility for the entire human family.

For from Asia has come and will come, if not aborted, the gravest threat to mankind. The chronicle of the annals of man may well seek in vain for any other parallel in history. For this indeed is an occasion in which we seek to advance the frontiers of nobility.

On behalf of my people, therefore, I extend warm and affectionate welcome to each and everyone of the heads of government and heads of state who are here.

I greet President Park Chung Hee of the Republic of Korea.

I greet Prime Minister Thanom Kittikachorn of Thailand.

I greet Chairman Nguyen Van Thieu of the Republic of Vietnam.

I greet Prime Minister Nguyen Cao Ky of the Republic of Vietnam.

I greet Prime Minister Harold Holt of Australia.

I greet Prime Minister Keith Holyoake of New Zealand.

And I greet President Lyndon B. Johnson of the United States of America.

We extend welcome to the members of their delegations, and especially to the fair ladies who are here in this gathering.

The presence here alone of the heads of government and the heads of state is to me a great achievement. That we may meet and seek common council is to me a step-forward as we advance the frontiers of human nobility, and that the greatest nation on earth, the United States of America, has come upon the invitation of the Asian nations, not only to advance the cause of peace but to raise her voice in order that there may be stability in our part of the world; that we may meet the problem of hunger, disease and ignorance which is the cause of discontent; this to me is a tribute to American sincerity and the validity of Asian aims.

The whole world realizes the almost insurmountable obstacles in your respective countries that could have prevented your coming here or could have been utilized as an excuse, a valid excuse for non-attendance. It is, therefore, fitting that I point out that the presence here of President Johnson is eloquent proof of a momentous factor in the world situations, and that is the generous acceptance of the United States, its enlightened decision to accept its share and participation in the establishment of stability and security in Asia.

For this, Asia thanks the President of the United States of America.

For he has come as he has well said: to listen, to participate, to cooperate. And he has come to expose himself to Asian feelings and Asian thoughts and Asian aims. And this indeed establishes the fact that it wishes to play a

constructive role in Asia today as it turns its face towards this area of deprivation.

The participation of the Prime Ministers of Australia and New Zealand must be noted. For it constitutes a hopeful augury. They are our neighbors by the accidents of geography, but our own brothers, allies, and partners by their own deliberate choice. Developed more than other Asian countries, they are as deeply committed to the freedom and prosperity of Asia and we know that they offer great contributions to the noble objectives of this conference.

The presence here of Chairman Nguyen Van Thieu and Prime Minister Nguyen Cao Ky of Vietnam, President Park Chung Hee of Korea, as well as Prime Minister Thanom Kittikachorn of Thailand certainly indicates the confluence of the vital interests in this conference of the nations that border the Pacific and the Chinese mainland, the area and region which today is the most sensitive and the most important in the eyes of observers of the international scene.

Thailand, South Vietnam, Korea, and the Philippines have suggested that this meeting be called. And it has been agreed that this was the proper forum in which to discuss a common stand on the bitter conflict that now rages in Vietnam. We have been drawn together by the council of faith and hope. And if our will is strong and we dedicate all our resources to this purpose, we will succeed.

The attention of the world is focused upon us, the skeptics as well as the believers. But the men of goodwill of this world pray that we shall be able to raise the conference to the summit not only of hope but also of probability and achievement.

This council must be a council that shall attain better understanding. It must be a council that shall present a plan for a better and more prosperous Asia. It must be a council that shall seek food for the needy and hungry, that it shall establish and fashion a plan for education for the ignorant and illiterate. It must be a council that shall seek the causes of war and attempt to eradicate them. Thus, this council shall be known in history as a council of peace and not a council of war.

For the peoples of Asia have borne the deadly, crushing weight of deprivation for centuries. And in the uncountable millions of heart not only in Asia but all over the world, there is a unifying reason, there is the deep tender yearning for a little more stability and a little more comfort and food.

The world needs peace. But if Asia must be saved, we must establish peace in Asia. Asian nations have had a surfeit of violence and war. Their deepest longing is not only for security and stability. Their deepest longing is

to be able to work without any threat of reprisal, to sleep without any fear of death, to care for their young without any fear of separation, and over and above all, to be able to choose their own kind of government and their own kind of society.

But on the other hand, the peace that Asia seeks is not the peace of betrayal nor of death. It is a peace that would allow an option to each and every country, whether Asia or not, to choose its own form of society, an option to freedom and liberty, the liberty and freedom that will allow the full development of God endowed faculties to each and every man.

Understanding will come not as a victory of one side of a conflict but as a victory for all, in which all humanity can share, and this is the dream that we seek. Thus, the objectives of this conference are those that have been set.

Vietnam, Korea, Thailand and the Philippines have suggested this conference as perhaps the first painful step that we must take in order to attain the dream that I speak of. Before we can realize negotiations with the Communists, it is necessary that the allies of South Vietnam and South Vietnam itself come together and adopt a common stand. It is necessary that the seven nations in Vietnam fashion a plan for the development of Asia that shall eradicate the causes of war not only in Vietnam, not only in Asia, but throughout the world.

We extend a hand conciliation across the China Sea from this coastal city to North Vietnam. But it should respond and it should respond not with the usual spate of slander but with some manifestation of goodwill. The good faith of the nations here has been manifested by the fact that we have not waited for such response from the enemy to start these deliberations.

The conference shall proceed in disregard of invectives from our detractors, nor of the sarcasm of our detractors. We shall proceed and seek to attain these noble objectives that we have set for ourselves. We hope that this conference shall present a general disarmament plan for the development of all of Asia and all the countries of Asia.

We hope that in any gathering that involves Asia, Asia shall be consulted. For there is a fresh new wind that sweeps over the face of Asia; its peoples are more perceptive, its leaders are more dedicated, passionately, to the interest of their people; and Asia can no longer accept western formulas without questioning or participation. Asia hopes that it shall be given participation in the determination of its own destiny.

The Asian Development Bank now rises to my mind and reminds me that perhaps the charter of this bank may

well be the Magna Carta of Asian prosperity and stability. If we unite behind this idea, the Asian Development Bank may well be the beginning of a new and prosperous Asia. It may well illuminate the causes of war. It may well be the starting point for the eradication of the causes of war. It may well exterminate such causes and ultimately bring about only the prosperity of Asia but also the stability of the entire world.

However, experience has taught us that the pursuit of goodwill is a long and tedious process. This conference is but the beginning of such a process. Realities also compel us and caution us to understand that miracles cannot be attained within the short span of these two days of conference. However, the stakes in Vietnam go beyond Vietnam, go beyond Asia, into the world and, therefore, we must persist upon this search for universal brotherhood.

And if we shall be able to fashion a plan to illumine these causes of war and bring to the attention of all the nations and peoples of the world such causes, we shall move forward towards the ideal of universal brotherhood.

So, today we are here to seek a new summit in the world's aspiration for a life without war. No conference of heads of state has set a more noble vision nor a more urgent one. Let the historians, therefore, record that we have gathered here to meet this challenge and that we have done our share in the pursuit of the ideal of a universal brotherhood. The skeptics and the fatalists know not the agony in Asia but we do. And so gathering all our strength even as against a world of discouragement, we shall accept the odium and the stigma that our detractors would seek to attach to this pursuit of universal brotherhood. And doing so, we can only say that no man quiet his conscience unless he pursues with vigor every opening and opportunity that is granted him as an avenue for the attainment of peace.

And so today, let the historians also record that with a prayer in our hearts we come to articulate the vague, groping yearnings of the mute, silent and suffering multitudes of the earth; the multitudes that do not participate in grave decisions, perhaps have no interest in the causes of conflicts but still must suffer the casualties of war. For these multitudes, we come to offer and will offer the best that is in us, all that we can muster of human courage, human wisdom, human resourcefulness, human ingenuity, human love, human compassion; and beyond this, no mortal on earth can offer more.

To each and everyone of you again I say, greetings, "mabuhay", and thank you.

**SPEECH DELIVERED BY PRESIDENT MARCOS AT THE OPENING OF
THE 1966 ASIAN MINISTERS OF LABOR CONFERENCE HELD AT
THE SSS CONFERENCE HALL, MONDAY, DECEMBER 12, 1966.**

Secretary Espinosa;

Distinguished delegates of this Asian labor conference; Your Excellencies, Diplomats, distinguished guests, ladies and gentlemen:

It is my honor and distinct pleasure to be able to welcome you personally to the Republic of the Philippines which is honored by your presence and by your selection of Manila as the site of your conference.

I understand skepticism has been expressed over the results of this labor conference in Asia, inasmuch as Asia presents some of the gravest problems in manpower employment, which prevails all over the world. Asia, which has more than half of the world's population, certainly is beset by the similar problems of unemployment, of lack of development capital and lack of a systematic approach to the confusion that has arisen out of the sudden evolvement of independent countries in our part of the globe. But certainly I feel that Asia can contribute constructively to the problems of labor and to the systematic solution of the inadequacy in the employment of our human resources.

It has been said that Asia today, with its teeming millions of impoverished, ignorant and diseased peoples, constitute the gravest threat to the peace of mankind. It has been said that as long as this problem of Asia and Africa remains unsolved, there will be no peace in the world. Therefore, the problems of labor and unemployment may well be the key to the peace of the world. I cannot, therefore, overstate the importance of your conference today. I can only hope and pray for the success of this gathering.

It has been said, and perhaps properly, that the Western world developed its technology and its present state of affluence through the exploitation of human resources. It has been said that the industrial revolution of the world has resulted in human wreckage. If this be so, your new mission and mine, the mission of the ministers of labor, is to establish the delicate balance between development and human welfare. For your countries and mine are countries lacking in the available capital resources and funds for development. It is a test of the statesmanship of all the ministers of labor to establish such a balance for their respective societies and their respective governments.

In our respective societies, we may discover that all the available funds that we may have should be utilized

cerning the relations between Guillermo Baron and Maria Aguas prior to the appellant's birth. Correctly, under the Spanish Civil Code, evidence of this specie was inadmissible because investigation into the paternity of a natural child was barred. (Vide: Article 5, Law of Bases of May 11, 1888; Articles 135 and 141, Spanish Civil Code; *Infante vs. Figueras*, 4 Phil., 738, 740-745; *Buenaventura vs. Urbano*, et al., 5 Phil., 1, 8). Apparently, the appellees failed to consider that under the Civil Code of the Philippines, during the regime of which the present case was tried, the principle of free investigation of paternity was adopted. Since this innovation is but a rule of evidence which, by the precepts of statutory construction, applies to cases pending at the time of its inauguration—as indeed it is made retroactive to cover pending cases by the express mandate of Article 2266 of said new Civil Code—it follows that the doctrine relied upon by the appellees must be deemed abrogated and the admission below of the evidence objected must be regarded as proper. Neither is the probative value of the said evidence impaired by the fact that it was put forward by witness Eugenio Musni, admittedly the first cousin of the appellant. Kinship is no ground to disqualify or disbelieve a witness. As we read it, his testimony appears natural, straight-forward and convincing. The appellees have called to our attention no specific infirmity therein which detracts from the credibility thereof. As a matter of fact, the point of inquiry being a matter of pedigree which in a large measure is oftentimes reflected by family reputation, reliance upon the testimony of members of the same family is an accepted evidentiary norm. As the revised Rules of Court declare, "The reputation or tradition existing in a family previous to the controversy, in respect to the pedigree of any one of its members, may be received in evidence if the witness testifying thereto be also a member of the family" (section 34, Rule 130, Rules of Court). It thus results that if any consequence be given to the close relationship of witness Eugenio Musni and the appellant, it is that the same strengthens, instead of weakens, the probative value of his testimony on the matter in controversy.

2. But was the appellant duly acknowledged as such natural child by Guillermo Baron?

It is axiomatic that what will suffice to constitute recognition by a putative parent of a natural child depends upon the law relating thereto, and that law must necessarily be the law in force when the acts are performed (*Buenaventura vs. Urbano*, et al., 5 Phil., 1, 3). In the case at bar, two laws must perforce be consulted. The appellant was born in 1886 under the regime of the Laws of Toro

which, on December 8, 1889, were superseded by the Spanish Civil Code. The transition is significant here because a material change in the philosophy relative to the recognition of natural children supervened. Thus, under the Law II of Toro, tacit recognition, which was susceptible to such proof as would be sufficient to prove any other fact in an ordinary suit, was allowed (*Llorente vs. Rodriguez*, 3 Phil., 697, 702; *Cosio, et al. vs. Pili, et al.*, 10 Phil., 72, 77; *Requejo vs. Rabalo*, 34 Phil., 16; *De Gala vs. De Gala, et al.*, 42 Phil., 771, 774; *Larena de Villanueva, et al. vs. Rubio*, 43 Phil., 1017, 1019; whereas, under the Spanish Civil Code, recognition can only be express, whether voluntary or compulsory (article 131 and 135, Spanish Civil Code). Since the acts imputed to Guillermo Baron which are claimed to constitute his recognition of appellant spanned the regime of both laws, a dual approach to the problem must be resorted to. Acts performed by him prior to December 1889 when the Spanish Civil Code went into effect, are to be considered in the light of the Laws of Toro; while acts performed since 1889 must be referred to the Spanish Civil Code which was in force when they were performed.

Respecting the pre-1889 period, we find that the appellant has not satisfactorily established her claim of recognition, tacit or otherwise. As may be gleaned from the record, no pretense to any express recognition is as much as insinuated. Reliance is placed exclusively upon the appellant's averment that she, together with her deceased brothers, had been in the uninterrupted possession of the status of an acknowledged natural child of Guillermo Baron, justified by the acts of the latter and his family—which, under the applicable law, sufficed as tacit recognition. This is easier alleged than proved.

In the first place, a considerate view of the record fails to elicit competent proof as to any specific act of Guillermo Baron before 1889 which could as much as vaguely indicate his intent to then recognize the appellant as his natural child. While the appellant did not fix the dates when the acts of Guillermo referred to in her testimony were performed, it is obvious that any such acts could not have taken place prior to 1889 because at that time the appellant was barely three years of age and could not have had by then sufficient intelligence and reason, nay recollection, to competently testify on acts then performed. Nor was the witness Vidal Laxamana of any help in this respect. Admittedly, he was testifying on alleged acts performed by Guillermo Baron while Laxamana was his tenant. But on January 22, 1952 when he was on the stand, he had to concede that he had been such a tenant

"por mas o menos de veinte años" only, or that he started as such only when Liberato Baron was "mas de veinte años"— all of which show that he could not have known anything relative to the matter in controversy prior to 1889. If at all, only Eugenio Musni—overlooking his failure to specify when the acts he testified about took place— could have been the only competent witness to speak on the pre-1889 acts of Guillermo Baron. Yet, instead of affording the court the benefit of a specification of particular acts of Guillermo Baron in relation to the appellant and her brothers, the most that this witness was able to muster was the statement that Guillermo Baron "Los trataba como sus verdaderos hijos"—which is a mere conclusion and a statement of the very fact which is the purpose of the inquiry to determine and, hence, incompetent (Buenaventura *vs.* Urbano, et al., 5 Phil., 1, 8). That the appellant may have been using the surname "Baron" is of no consequence either. It does not appear that Guillermo Baron himself allowed her the use of that surname since her birth. The appellant, in fact, admits that she had used the same "desde que tuvo uso de razon", which could not have been before 1889. And, whatever may have been the case, the use of that surname by the appellant loses potency when viewed in the light of the fact, admitted by appellant herself, that Guillermo Baron was not so particular about the use of his surname inasmuch as he even allowed an "aeta" servant of his, who bore absolutely no relation to him, to bear his surname.

Apropos hereof, the following, culled from Tengco *vs.* Sanz, 163, 165, is illuminating:

"The evidence to show that the child had constantly possessed the status of a natural child was the following: After the child was born, the defendant went to the house of the mother and paid her P5 to pay the midwife. She lived in the same house with the defendant in the month of September, after the child was born, for twenty-one days, at the end of which she was ejected therefrom.

"Whether she supported herself during that time is not quite clear from her testimony. She said:

"He supported me; we lived together in one house and of course I ate when they ate; he is the one who manages the property of his mother, and where is that going when his mother dies? And on Thursday and Friday I go to help my mother in her work, and when I return I always have money that my parents give me, and that helps."

"A witness for the plaintiff testified that she had seen the defendant in the house of the latter holding the child in his arms. This is all the evidence there is in the case to show the constant possession by the child of the status of a natural child, and it falls far short of what the law requires in this respect. (Buenaventura *vs.* Urbano, 5 Phil. Rep., 1; Benedicto *vs.* De la Rama, 4 Phil. Rep., 746; Mendoza *vs.* Ibañez, 4 Phil. Rep., 666)."

Vis-a-vis the foregoing, we are persuaded to say that the evidence in the case at bar, at least in reference to pre-

1889 acts of Guillermo Baron, is several times more striking in its paucity. Such that toeing the guideline laid down by the Supreme Court when it declared that—

"Public policy, indeed public necessity, demands that before an illegitimate child be admitted into a legitimate family, every requisite of the law be completely and fully complied with. No one should ever be permitted upon doubtful evidence to take from the legitimate children what they and their parents have, by industry, fidelity, and frugality, acquired. To do so would, in many instances where the legitimate children had 'labored unsparingly in order that they might have the comforts of life and the joys of home,' be manifestly contrary to the very plainest principles of justice. And again, if this can ever be done upon oral testimony alone, after the lips of the alleged father and mother have been closed by death, such testimony must be 'clear, strong, and convincing'" (*Serrano vs. Aragon*, 22 Phil., 10, 13-14)—

we see no recourse but to declare that the appellant failed to establish a case for her recognition under the law in force prior to 1889.

The appellant's pose fares no better under the Spanish Civil Code. As correctly appreciated by the trial court, in default of any showing of recognition made in a record of birth, in a will, or in some public document (article 131, Spanish Civil Code)—as it is the case here, the appellant cannot claim the benefit of voluntary recognition. And without delving into the significance of the post-1889 acts of Guillermo Baron toward the appellant, the most that their combined force would amount to is merely to constitute bases for an action for compulsory recognition (article 135, Spanish Civil Code). However, we are with the court *a quo* in its holding that—if the action herein be regarded as an action for compulsory recognition—the same has since prescribed; it was not brought during the lifetime of the putative parent nor does it fall under any of the exceptions allowing said action to be instituted after the putative parent's death (article 137, Spanish Civil Code). Undoubtedly, the appellant was no longer a minor when Guillermo Baron died. In like manner, besides being of doubtful sufficiency as a document in which the appellant "is expressly acknowledged", because the mere reference therein to her as "my daughter" by Guillermo Baron does not manifest the intent to recognize which must be deliberately expressed to that end" (*Buenaventura vs. Urbano*, et al., 9 Phil., 1, 6; *Benedicto vs. De la Rama*, et al., 4 Phil., 746, 748), exhibit F—which the appellant admits was signed in her presence—could not have been unknown to her or been discovered by her only after Guillermo Baron's death.

The appellant's effort to blunt the driving force of the foregoing argument does not impress us. She contends

that, even conceding that exhibit F was already known to her as of the date of its execution, i.e., July 15, 1933, considering that the period for bringing the action based thereon, according to her, was increased to ten (10) years, the filing of her petition on April 25, 1941 could not have been barred because by then barely seven (7) years had elapsed since July 15, 1933. Such ratiocination is not warranted by the letter of the law. By its unequivocal terms, article 137, paragraph (2) of the Spanish Civil Code allows the bringing of the action for compulsory recognition after the death of the putative parent only—

“If, after the death of the father or mother, some document, before unknown, should be discovered in which the child is expressly acknowledged.”

Implicit therein is the fact that if the document is known or discovered prior to such death, the action based thereon must be brought during the lifetime of the parent. It is only when knowledge is acquired or discovery is made after such death that the right to file the corresponding action may be exercised after death. Here, exhibit F was known to the appellant as early as July 15, 1933; Guillermo Baron died only on February 28, 1935. The action for recognition should have been filed before that time. So much so that even without resolving whether the period fixed in article 137 of the Spanish Civil Code was extended to ten (10) years or not, it goes without saying that the institution of the same after the death of Guillermo Baron was late. Otherwise stated, the appellant's case is controlled by the general rule—not by the exception. Accordingly, any right she may have had to compel her recognition was irretrievably foreclosed by the death of Guillermo Baron.

ACCORDINGLY, the judgment *a quo* is affirmed. No pronouncement as to costs.

Alvendia and Perez, JJ., concur.

Judgment affirmed.

[No. 35382-R. August 10, 1965]

ZACARIAS VIERNES, ET AL., petitioners, *vs.* PEOPLE OF THE PHILIPPINES, respondent.

1. CRIMINAL PROCEDURE; DOUBLE JEOPARDY; EXPRESS CONSENT TO DISMISSAL AS WAIVER OF RIGHT TO SPEEDY TRIAL.—Express consent by the accused to the provisional dismissal of the case amounts to and constitutes a waiver of the right to a speedy trial. Such dismissal does not bar the filing of another information for the same offense. (People *vs.* Quimsing, G.R. No. L-19860, December 23, 1964; *Jaca vs. Blanco*, 86 Phil. 453).
2. *Id.*; *Id.*; *Id.*; REASON.—The constitutional right to a speedy trial is a personal privilege of the accused which he alone can invoke and, consequently, it is waiveable, and when the accused who could have claimed such a right expressly abandons or waives the same, there is no legal ground to sustain the defense of double jeopardy because his own acts have prevented the court from proceeding with the trial of the case.

ORIGINAL ACTION in the Court of Appeals. Certiorari and prohibition with preliminary injunction.

The facts are stated in the opinion of the Court.

Romeo A. Mactal and *Francisco S. Pagaduan* for petitioners.

Provincial Fiscal Oscar R. Victoriano for respondent.

ANGELES, J.:

This is a petition for certiorari and prohibition to annul the order of the respondent judge, dated January 5, 1965, issued in criminal case No. 8231 of the Court of First Instance of Nueva Ecija, which denied petitioners' motion to quash, and, in the alternative, to restrain the respondents from further proceeding with the said criminal case. Upon petitioners' filing of a bond, a writ of preliminary injunction was issued.

The record shows that on October 25, 1963, an information for malversation through falsification of public documents, allegedly committed on June 11, 1960, was filed by the assistant provincial fiscal of Nueva Ecija against petitioners Zacarias Viernes, Jose S. Mactal and Magno Olanda, in the Court of First Instance of that province where the case was docketed as criminal case No. 7861. Upon arraignment the petitioners entered a plea of not guilty. On June 8, 1964, when the case was called for trial, not one of the prosecution witnesses appeared despite due notice to them. The fiscal moved for postponement on that ground to which counsel for the petitioners objected, but the trial court postponed the hearing "for the last time" to June 22, 1964, and as prayed for by the fiscal the arrest of the witnesses was ordered. When June 22 came again not one of the prosecution witnesses appeared notwithstanding the warrant of arrest issued against them; whereupon the fiscal made the following manifestation:

"FISCAL

Our witness have not yet been apprehended." (transcript, p. 2, hearing of June 22, 1964.)

and the court made the following statement in open court:

"COURT

Case provisionally dismissed with the conformity of the accused in view of the non-appearance of the witnesses for the prosecution, notwithstanding the warrant of arrest issued." (Ibid.)

and the conformity of the petitioners to the provisional dismissal of the case is shown by the following entry at the bottom of the information:

"June 22, 1964

"We agree to the provisional dismissal of this case."

(Sgd.) ZACARIAS B. VIERNES

(Sgd.) JOSE S. MACTAL

(Sgd.) MAGNO OLANDA"

On the same date the court issued a written order of the following tenor:

"ORDER

"When this case was called for hearing this morning, none of the witnesses for the prosecution who were ordered arrested namely Isidro Bondoc, Bienvenido Victoria and Dominador Deus, appeared notwithstanding the warrant of arrest issued against them. With the conformity of the accused, assisted by their respective counsel, this case is hereby dismissed provisionally with *cost de oficio*. The bonds posted by the accused for their provisional liberty are cancelled."

On November 18, 1964, the respondent fiscal charged the petitioners anew in another information, docketed as criminal case No. 8231, which reiterates the allegations in the old information. Petitioners moved to quash the second information invoking their right not to be twice put in jeopardy of punishment for the same offense. It does not affirmatively appear that the motion to quash was filed after the accused had entered a plea to the information in case No. 8231. On January 5, 1965, the respondent judge issued the order complained of, denying the motion to quash. A motion for reconsideration filed by the petitioners was likewise denied. Hence, the instant petition.

In assailing the order of the respondent court, dated January 5, 1965, denying the motion to quash, the petitioners contend that "the respondent Judge has acted without or in excess of its or his jurisdiction in proceeding with Criminal Case No. 8231, since the petitioners were previously acquitted of the alleged crime recited therein in Criminal Case No. 7861."

The main question to be resolved is whether the provisional dismissal of criminal case No. 7861 bars the filing of another information for the same offense.

Petitioners claim that the dismissal of the first case amounts to an acquittal, and, hence, a bar to a subsequent prosecution for the same offense. Respondents contend, on the other hand, that since the dismissal was with petitioners' consent there is no basis for the plea of double jeopardy.

In *Jaca vs. Blanco*, 86 Phil. 453 (May 23, 1950), Romeo Jaca was accused before the Court of First Instance of Iloilo of Triple Homicide thru Reckless Imprudence. After arraignment the case was called for trial at 8:06 in the morning of February 3, 1949, and counsel for accused entered his appearance. The accused was also present. But as nobody appeared for the prosecution, the court then and there dismissed the case without prejudice. Four minutes later counsel for the private prosecution arrived, followed a little later by the City Fiscal together with the witnesses for the prosecution, and explained to the court that his delay was due to an unavoidable incident. Satisfied with the explanation, the Judge set aside the order and reset the case for trial on the following morning, February 4, 1949. On that date counsel for the accused asked for the postponement of the trial until February 16, and the respondent judge granted the request. In the meantime, that is to say, on February 5, 1949, counsel for the accused moved for the reconsideration of the order of the court setting aside its order of dismissal and reinstating the case, on the ground that the court had exceeded its jurisdiction in so doing, relying upon section 9 of Rule 113 (now 9, Rule 117) under the sub-topic of "Former conviction or acquittal or former jeopardy".

Dismissing the petition for certiorari subsequently filed by the accused, the Supreme Court said:

"We hold that the dismissal contemplated in the above-quoted section of the rule is a definite or unconditional dismissal which terminates the case, and not a dismissal without prejudice as in the present case. In the absence of any statutory provision to the contrary, we find no reason why the court may not, in the interest of justice, dismiss a criminal case provisionally, i.e., without prejudice to reinstating it before the order becomes final or to the subsequent filing of a new information for the same offense. * * *"

In *Pendatun vs. Aragon*, 49 O.G. No. 10, p. 4372 (September 25, 1953), two informations for physical injuries and slander, respectively, filed in the municipal court of Manila against Aida Pendatun were "provisionally" dismissed on motion of the complaining witness. At the bottom of the motion, counsel for defendant wrote the words "no objection" and signed his name below it. The assistant city fiscal also signed his name. Upon a motion of the fiscal to reinstate the said cases, defendant objected on the ground of double jeopardy. The Supreme Court overruled the plea of double jeopardy thus:

"The words 'no objection' written on the motion to dismiss directly conveyed, as undoubtedly they were intended to convey the idea of full accordance with the proposed dismissal. It was not the same as acquiescence manifested by signs, actions, facts, inaction or silence. It was the same as saying 'I agree' although it was not as emphatic as the latter expression. Having manifested 'no objection' to the motion for the express purpose of obtaining a ruling of the court upon such motion, counsel could not have meant other than that he was in agreement with the dismissal, and there is no question that that was what the court and the prosecution understood him to mean; otherwise, trial could have been postponed instead of the case being temporarily dismissed, there being good grounds for continuance."

In *People vs. Hinaut*, G. R. No. L-11815, *March 18, 1959*, the accused Eustaquio Hinaut and two others were charged with theft before the Justice of the Peace Court of Lopez Jaena. At the trial, the prosecution presented its evidence, and thereafter rested its case with the reservation to introduce additional evidence, which was stated to be unavailable at the time. Before the defense could close its evidence, the Fiscal submitted a motion for the provisional dismissal of the case with the accused expressing their consent thereto by placing their thumbmarks at the end of the motion, after the words "With our conformity". The case was dismissed provisionally. Six months later, the case was refiled by the fiscal. From a ruling of the trial court dismissing the case based on double jeopardy, the People appealed to the Supreme Court which set aside the plea of double jeopardy, stating:

"When the accused signified their express conformity with the provisional dismissal of the case, there was neither acquittal nor dismissal that would put them *twice* in jeopardy of the same offense upon the refiling of the case. The resolution of this Court dated May 21, 1951, in the case of *Gandicela versus Lutero*, G.R. No. L-4069 (wherein it was hinted that the addition of the words 'without prejudice' or 'provisional' to a court's order dismissing a case are without legal effect) contemplates a dismissal *on the merits* amounting to acquittal or a dismissal after arraignment and plea without the express consent of the accused. This is not true in this case, for the dismissal, according to the Justice of the Peace, was premised on the need of the prosecution to have more time in securing a missing piece of evidence necessary for the conviction of the accused. It is important to note that what was sought for by the provincial fiscal, to which the accused expressed their agreement, was not a simple or unconditional dismissal of the case, but its *provisional* dismissal that prevented it from being finally disposed of. Certainly, the accused cannot now validly claim that the dismissal was, in effect, on the merits and deny its provisional character. Even assuming, moreover, that there was double jeopardy, they should be considered as having waived the constitutional safeguard against the same."

In the case of *Gandicela vs. Lutero*, 88 Phil. 299 (*March 5, 1951*), cited in *People vs. Hinaut, supra*, the petitioner was charged with the crime of serious physical injuries

in an information filed by the City Fiscal of Iloilo on May 12, 1950. When the trial of the case was finally set on July 17, 1950, "the City Fiscal appeared for the prosecution and informed the court that there was a private prosecutor authorized to present the case in court, and that he is not ready to enter into trial for Fiscal Daguay is the one handling this case, who is at present appearing in the Court of First Instance of Iloilo." The court, "taking into consideration that Attorney Mapa has not entered his appearance in this case and that this case has been dragging along for so many weeks, today being the last day set for trial, hereby orders that this case be dismissed without prejudice on the part of the City Fiscal, City of Iloilo, to file another information, with costs *de oficio*."

Dismissing the petition filed by the accused the Supreme Court said:

"If the accused did not move for the dismissal and the respondent judge dismissed the case, the dismissal would be definite or a bar to another prosecution for the same offense, even if the court or judge erroneously states in the order of dismissal that it be without prejudice to the filing of another information, because the court can not change the nature and legal effects of such dismissal, and the petitioner can not be prosecuted again for the same offense. But where a defendant expressly consents to or move for the dismissal of the case against him, even if the court or judge states in the order that the dismissal is definite or does not say that the dismissal is without prejudice to the filing of another information, the dismissal will not be a bar to a subsequent prosecution of the defendant for the same offense.

"According to section 9 of Rule 118, if a criminal case is dismissed otherwise than upon the merits at any stage before judgment, without the express consent of the defendant, by a court of competent jurisdiction, upon a valid complaint or information, and after the defendant has pleaded to the charge, the dismissal of the case shall be definite or a bar to another prosecution for the same offense; but if it is dismissed upon the petition or with the express consent of the defendant the dismissal will be without prejudice or not a bar to another prosecution for the same offense, because, in the last case, the defendant's action in having the case dismissed constitutes a waiver of his constitutional right not to be prosecuted again for the same offense.

"If the defendant wants to exercise his constitutional right to a speedy trial, he should ask, not for the dismissal but for the trial of the case. If the prosecution asks for the postponement of the hearing and the court believes that the hearing cannot be postponed any more without violating the right of the accused to a speedy trial, the court shall deny the postponement and proceed with the trial and require the fiscal to present the witnesses for the prosecution and if the fiscal does not or cannot produce his evidence and consequently fails to prove the defendant's guilt beyond reasonable doubt, the court, upon motion of the defendant, shall dismiss the case. Such dismissal is not in reality a mere dismissal although it is generally so called, but an acquittal of the defendant, because of the failure of the prosecution to prove the guilt of the defendant, and it will be a bar to another prosecution for the same offense.

even though it was ordered by the court upon motion or with the express consent of the defendant, in exactly the same way as a judgment of acquittal obtained upon the defendant's motion (People vs. Salico, 85 Phil., p. 54)."

In People vs. Labatake, G.R. No. L-12917 (April 27, 1960), the accused was prosecuted for estafa. After the accused had entered a plea of not guilty, the trial was commenced on the same date with the presentation of the offended party as a witness. The testimony of the offended party, however, was suspended because the accused presented a motion to dismiss the information on the ground that the facts alleged therein do not constitute a crime. The fiscal objected. And the court held that the facts alleged in the information do not constitute the crime of estafa, and ordered the dismissal of the case. A motion to reconsider the order of dismissal was presented but the same was denied, so the fiscal presented a motion to admit an amended information which changes the nature of the offense from that alleged in the dismissed information.

In granting the petition, the Supreme Court held that " * * * we find that the trial court found that the accused could not be found guilty of any offense under the information. The judgment entered was not one of dismissal but one of acquittal, and whether the judgment is correct or incorrect, the same constitutes a bar to the presentation of the amended information sought to be introduced by the fiscal."

In the same decision, in unmistakeable words, the Supreme Court said:

"It will be noted that there are three cases where jeopardy would lie, according to the above provision, namely, *conviction, acquittal, or dismissal or other termination of the case without the express consent of the accused*. Note that the phrase *without the express consent of the accused can not refer to conviction or acquittal*, because in case of conviction after trial and without a plea of guilty, the termination is against the express consent of the accused. The only conviction which would be had with the express consent of the accused would be when a plea of guilty has been entered. When the defendant is acquitted after trial, it is always upon petition of the accused. If we were to make the said phrase (without the express consent of the accused) applicable to acquittal, there would be no case of jeopardy even when there is acquittal, because the acquittal will always be with the express consent, because ordinarily granted upon motion of, the accused. So it is that the phrase with the *express consent of the accused* can refer only to a *dismissal or other termination, not a conviction or acquittal*.

"What, then, is a dismissal with the express consent of the accused, which is not an acquittal. Such dismissal, in the first place, must not be one where the court has no jurisdiction, or where the information is not valid or sufficient to sustain a conviction, for in these cases no jeopardy attaches by express provision of the

rule. Also, the dismissal must be *after the defendant has pleaded*, as also provided expressly in the rule.

* * * * *

"One case contemplated by the rule as a dismissal or termination of the case would be where the fiscal, upon the case being called for trial and after a plea has been entered, states that he is not ready to proceed and the accused, who is not agreeable to a postponement, is willing to have the case dismissed provisionally. The dismissal is provisional and there would not be any jeopardy at all."

In other words, the plea of double jeopardy was sustained not on the ground that the dismissal was with the consent of the accused but that the accused could not be found guilty of any offense under the information.

In *People vs. Manlapas*, G.R. No. L-17993 (August 24, 1962), Albuera, husband of Buelo, subscribed to a complaint charging Manlapas and Inopia with the crime of attempted rape with robbery before the Justice of the Peace Court of Baleno, Masbate. Pleading not guilty, and having waived the right to a preliminary investigation, the case was elevated to the Court of First Instance, whereupon the fiscal discovering that the complaint was not signed by the offended woman but by her husband moved that the case be returned to the inferior court, which was granted by the court. Conformably thereto a new complaint was filed for the same offense and subscribed by the offended woman. After entering a plea of not guilty, and having waived the right to a preliminary investigation, the case was elevated to the Court of First Instance, whereupon the fiscal filed the corresponding information. In this last court, the accused entered a plea of not guilty, and raised the question of the court's jurisdiction, and asked five days to file the motion to quash. However, the Court finding that no preliminary investigation was conducted by the justice of the peace, *motu proprio* dismissed the case without prejudice to the refiling of the same in the proper court.

Granting the petition, the Supreme Court said:

"The question that now confronts us is: Having the case dismissed by the court *a quo* after the accused had pleaded not guilty, does the dismissal have the effect of barring further prosecution of the accused on the ground of double jeopardy?

"Of course, there being valid information before a competent court, and after the accused had pleaded not guilty, the dismissal of the original information may have the effect of barring further prosecution for the same offense, in the light of Section 9, Rule 113, of our Rules of Court. But the dismissal was qualified; it was made without prejudice to the refiling of the case in the proper court. This, in our opinion, takes this case out of the purview of the rule regarding double jeopardy.

"Thus, in *Jaca vs. Blanco*, 47 O. G., sup. 12, p. 108, we held that the dismissal contemplated in the above-mentioned section of the rule is a definite or unconditional dismissal which terminates

the case, and not a dismissal without prejudice as in the present case. 'In the absence of any statutory provision to the contrary, we find no reason why the court may not, in the interest of justice, dismiss a criminal case provisionally, i.e., without prejudice to reinstating it before the order becomes final or to the subsequent filing of a new information for the offense.' And this ruling was reiterated in the recent case of *People vs. Jabayab*, G. R. Nos. L-9238-39, November 13, 1956."

In *People vs. Cloribel*, G.R. No. L-20314, *August 31, 1964*, a criminal information for falsification of public, official and/or commercial documents was filed against Bienvenido Aguilar and others, docketed as criminal case No. 45717 of the Court of First Instance of Manila. After the accused had been arraigned and they had entered their plea, the case was set for trial on the merits on May 26 and 27, 1959. Various incidents had taken place which prevented the trial from proceeding as scheduled and it was transferred to September 16, 1959. "From September 16, 1959 to August 30, 1960, the scheduled hearings were postponed for at least six times. Of these six postponements, four were jointly sought or agreed upon by counsel for both parties and one each on their own individual representation. Thus, the hearing for September 16, 1959 was cancelled and postponed to November 23, 25 and 27, 1959 which were in turn transferred to the following dates successively: (1) January 25, 26 and 27, 1960; (2) March 9, 1960; (3) April 20, 21 and 22, 1960; (4) June 14, 15 and 16, 1960; (5) July 11, 13 and 18, 1960; (6) August 24, 25 and 26, 1960. Of the above six dates, postponements 1, 2, 4 and 5 were jointly asked or agreed upon by the two parties herein. Number 3 was prayed for by the respondent while Number 6 was presented by the petitioner. Finally, on August 23, 1960, the lower court postponed the hearing of the case set for August 24, 25 and 26 until further assignment." Finally, the case was set for hearing on the merits on August 15, 1962, and on said date none of the Government prosecutors appeared, and the Judge entered the following order:

"When this case was called for trial at 8:30 the special prosecutor failed to appear despite due notice. The case was called again at 9:30 and still the prosecutor failed to appear.

"WHEREFORE, upon motion of the counsel for the defense this case is hereby provisionally dismissed with costs de oficio and cancellation of bail bonds."

Upon learning of the foregoing order, the Government prosecutor filed a motion for reconsideration of the order, which was denied. Hence, the petition for certiorari.

One of the issues posed and resolved in the case was: "And, second, what was the effect of the said order? Did it amount to an acquittal as would bar a reinstatement of Criminal Case No. 45717 by reason of double jeopardy?" On this issue, the Supreme Court said:

"The petitioner denies that the respondents can so invoke the protection of the double jeopardy rule because, first, it was they themselves who moved for the dismissal, and second because the dismissal was expressly decreed to be provisional".

"On the other hand, the respondents contend that the dismissal was an acquittal within the meaning of Sec. 9, Rule 113 of the former Rules of Court (now Rule 117, Sec. 9) because it was ordered subsequent to arraignment by a competent court and upon a valid information. Furthermore, they urged that the qualification of the dismissal into 'provisional' is of no legal consequence since it was beyond the respondent Judge's power to do.

"As indicated earlier, We find for the respondents again.

"In asserting that Criminal Case No. 45717 may still be reinstated, the petitioner adopts the ruling once followed by this Court to the effect that a dismissal upon the defendant's own motion is a dismissal consented to by him and, consequently, 'will not be a bar to another prosecution for the same offense, because, his action in having the case dismissed constitutes a waiver of his constitutional right or privilege, for the reason that he thereby prevents the court from proceeding to the trial on the merits and rendering a judgment of conviction against him (People vs. Salico, 84 Phil. 722). But, this authority has long been abandoned and the ruling therein expressly repudiated.

Thus, in the case of People vs. Robles, G. R. No. L-12761, June 29, 1959 citing People vs. Bangalao, L-5610, February 17, 1954; People vs. Diaz, L-6518, March 30, 1954; People vs. Albano, L-7862, May 17, 1955; and People vs. Ferrer L-9072, October 23, 1956, We said:

"* * *. In reaching the above conclusion, this Court has not overlooked the ruling in the case of People vs. Salico, 47 O. G. 4765, to the effect that a dismissal upon defendant's motion will not be a bar to another prosecution for the same offense as said dismissal was not without the express consent of the defendant, which ruling the prosecution now invokes in support of its appeal; *but said ruling is not now controlling, having been modified or abandoned in subsequent cases wherein this Court sustained the theory of double jeopardy despite the fact that the dismissal was secured upon motion of the accused.*' (Italics supplied.)

"Also, the rule that a dismissal upon defendant's motion will not be a bar to another prosecution for the same offense as said dismissal is not without the express consent of the defendant, has no application to a case where the dismissal, as here, is predicated on the right of a defendant to a speedy trial. (People vs. Tacheng, et al., G. R. No. L-12082, April 30, 1959.)

"The petitioner next contends that the qualification of the dismissal into 'provisional' removes it from the protective mantle of the double jeopardy rule for the said rule contemplates a definite or unconditional termination of the case.

"Petitioner's formulation of the rule is correct but irrelevant. A conditional provisional, or without prejudice dismissal admittedly cannot be the legal basis for a claim to the protection of the double jeopardy rule. The issue in this case, however, is not the validity of the proposition. Rather, the issue is whether the qualification notwithstanding, the dismissal entered on August 15, 1962 was definite or without prejudice.

"In the case of People vs. Diaz, G. R. No. L-6518, March 10, 1954, this Court ruled that the dismissal of a case upon motion of the defense for failure of the fiscal to be present on the day

of trial constitutes a bar to a subsequent prosecution of the accused for the same offense. Again, in the case of *People vs. Labatete*, G. R. No. L-12917, April 7, 1960, We said:

'We again call attention to the fact that Judges should be careful in the use of the term 'dismissal' and not use the term in cases where there has been trial on the merits and the court finds that the evidence is insufficient; in which case the judgment that should be entered is one of acquittal, not merely dismissal. *Even where the fiscal fails to prosecute and the judge dismisses the case, the termination is not real dismissal but acquittal because the prosecution failed to prove the case when the time therefor came.*' (Underlining supplied.)

"Considering the foregoing jurisprudence, therefore, We can only conclude that the dismissal here complained of was not truly a 'dismissal' but an acquittal. For it was entered upon the defendants' insistence on their constitutional right to speedy trial and by reason of the prosecution's failure to appear on the date of trial.

"If, therefore, the qualification by the respondent Judge of the dismissal into 'provisional' has any consequence in law, it is what We expressed in the case of *Gandicela vs. Lutero*, 88 Phil. 299, *te wit:*

* * * Courts have no discretion to determine or characterize the legal effects of their orders or decisions, unless expressly authorized to do so as provided for in Rule 30 of the Rules of Court. The addition of such words '*without prejudice*' '*provisionally*' or '*definitely*' to their order or decision would be mere surplusage if the legal effect under the law is otherwise, because courts cannot amend the law. So it is not for the court to state in the order or decision that the case is dismissed either definitely or without prejudice.' (Italics supplied.)

"We reiterated in the case of *People vs. Diaz*, L-6518, March 30, 1954, the above doctrine. Then, We said:

'Here the prosecutor was not even present on the day of the trial so as to be in a position to proceed with the presentation of evidence to prove the guilt of the accused. The case was set for hearing twice and the prosecution without asking for postponement or giving any explanation just failed to appear. *So the dismissal of the case, though at the instance of the defendant Diaz, may, according to what we said in the Gandicela case, be regarded as an acquittal.*' (Italics supplied.)

"IN VIEW OF ALL THE FOREGOING, We hold that a reinstatement of this case would operate to violate the respondents-defendants' right against double jeopardy. And, having failed to establish grave abuse of discretion against the respondent Judge herein, this petition is dismissed, costs *de oficio*. So ordered."

In *People vs. Quimsing*, G. R. No. L-19860 (*December 23, 1964*), Quimsing and others were charged with illegal cockfighting before the Municipal Court of the Municipality of Iloilo, docketed as Criminal Case No. 18926. The case was set for trial on 27 September 1961. At 8:30 in the morning of that day, the case was called. However, the prosecution was not ready to proceed with the trial of the case and, thereupon, the Court dismissed the case. We shall refer to this as the first dismissal. The prosecutor then appeared in court and asked for a recon-

sideration stating that he would be ready to proceed to trial at 9:30 that same day. The defense objected on the ground of double jeopardy. The Court overruled the objection and set the hearing at 9:30 in the morning of that day, at which time the prosecution was ready for trial. But because the Court preferred to hear another criminal case against a detention prisoner, upon agreement of the parties the trial of the case was set for another date. On 8 March 1962 the case was again called for trial and because the prosecution was again not ready while the defense was ready for trial, the Court dismissed the case *motu proprio* in open court. This dismissal shall be referred to hereinafter as the second dismissal. The fiscal then moved for reconsideration of the order but the motion was denied. However, after some argument, the Court asked the accused whether they are agreeable to a provisional dismissal of the case, to which question, their counsel answered: "I think they agree." Thereupon, the Court announced that the case "was provisionally dismissed with the consent of the accused." The following day, 9 March 1962, the fiscal refiled the same charges against the accused in the same court. This time, the indictment was docketed as Criminal Case No. 28421.

On a motion to quash on the ground of double jeopardy, the Court, over the objection of the fiscal, dismissed the case. The fiscal appealed the order of dismissal to the Court of First Instance of Iloilo. The last court sustained the Municipal Court.

Hence, the appeal by the People from the last order dismissing the case on the ground of double jeopardy.

In setting aside the order of dismissal and remanding the case to the inferior court for further proceedings, the Supreme Court said:

"Assuming that the dismissal in open court of Criminal Case No. 18926 at 8:30 o'clock in the morning of 27 September 1961 was, and had the effect of, a final and definite dismissal of the case, notwithstanding the qualification made by the trial court that the dismissal was 'provisional' (*Gandicela vs. Lutero*, L-4069, Res. of May 21, 1951) and that the accused could correctly raise the defense of double jeopardy against the reconsideration of the dismissal, still the accused did not pursue their defense of double jeopardy; instead, they agreed to have the trial postponed, and at the hearing of 8 March 1962 they appeared and, through counsel, manifested that they were ready for the trial. Their agreement to the postponement, their appearance during, and their manifestation of readiness to enter trial, instead of taking steps to enjoin or prohibit further proceedings in the case, show that the accused abandoned or waived their defense of double jeopardy in that instance.

"When the second case was again dismissed, the accused, instead of insisting on their defense of double jeopardy and enjoining further proceedings, agreed once more to a provisional dismissal,

through their counsel, thereby again abandoning or waiving with the express consent of the accused, was indeed provisional.

"Consequently, when the fiscal refiled the case the accused were in estoppel to plead the jeopardy that they had already waived twice, since the refiling was evidently done on the strength of their express assent to the provisional dismissal of the first charge. Therefore, the municipal court and the court of first instance both erred in sustaining the motion to quash on the ground of second jeopardy.

"Nor can it be urged that the appeal by the prosecution from the orders of dismissal now before us constituted and placed the accused in jeopardy anew, since it does not affirmatively appear that the motion to quash was filed after a plea by the accused appellees (People *vs.* Kho, L-7529, October 31, 1955). Before a plea, no jeopardy attaches (People *vs.* Pascual, L-9490, Nov. 29, 1957)."

From a survey of the rulings enunciated in the hereinabove cited cases, and on the authority of the pronouncement in People *vs.* Cloribel, *supra*, citing People *vs.* Bangalao and People *vs.* Ferrer, the rule in People *vs.* Salico that "dismissal upon defendant's motion will not be a bar to another prosecution for the same offense" can be declared obsolete and no longer controlling. However, the pronouncement should not be equated with *dismissal with express consent of the accused*. This is sustained by the Supreme Court in People *vs.* Quimsing (December 23, 1964), *supra*, which is a much later decision than that rendered in People *vs.* Cloribel (August 31, 1964); furthermore it is to be noted that in the Cloribel case the accused therein did not give his consent to the provisional dismissal, whereas in the Quimsing case the defendant agreed to such kind of dismissal. In the case before us the accused also expressly consented to the dismissal of the case, and their consent amounted to and constituted a waiver of their right to a speedy trial. For, as has been said in Jaca *vs.* Blanco, *supra*,

"* * * If the accused should deem such conditional or provisional dismissal to be unjust and prejudicial to him because he has been deprived of his right to a speedy trial, as for instance where the case has dragged on for an unreasonably long time without his fault, he could and should object to such dismissal and insist that the case be heard and decided on the merits. Upon such objection and insistence of the accused, if the prosecution does not present its evidence *and if its failure to do so is unjustified*, the court should dismiss the case for failure to prosecute. Such dismissal would come under the purview of section 9, Rule 113."

By following the pronouncement in People *vs.* Quimsing, *supra*, we have not forsaken and disregarded the constitutional right of an accused to a speedy trial which fact is to be determined by the court upon the facts obtaining in the case. But such right is a personal privilege of the accused which he alone can invoke and, consequently, it

is waiveable, and when the accused who could have claimed such a right expressly abandons or waives the same, certainly, there is no legal ground to sustain the defense of double jeopardy because his own acts have prevented the court from proceeding with the trial of the case.

On the factual question of whether the trial of the instant case in the lower court has been unduly delayed by the prosecution, it is well to remember that as appears of record the case had been set for trial only two times, June 8 and 22, 1964, and the inability of the Government to proceed with the trial cannot be attributed to circumstances of its own making because, as it appears in the record, the witnesses for the prosecution could not be located notwithstanding the warrant of arrest, and it is not farfetched to assume that the reason the Government met insurmountable difficulty in serving the warrant of arrest on said witnesses was because they went hiding with the purpose of frustrating the presentation of their testimony in court to defeat the ends of justice. Under these circumstances, it cannot reasonably be said that the trial of the case dragged on for an unreasonable length of time to the prejudice of the accused and that the inability of the fiscal to present his evidence was due to lack of interest to prosecute the case. The facts obtaining in the case, in our opinion, have shown justifiable ground for the prosecution to ask for another postponement of the trial.

For the following considerations, the petition is dismissed without costs on equitable considerations.

SO ORDERED.

Rodriguez and Gatmaitan, JJ., concur.

Petition denied.

[No. 04873-CR. September 7, 1965]

THE PEOPLE OF THE PHILIPPINES, plaintiff and appellee,
vs. RAMONILLA TUDTUD and ELADIO DALISAY, accused
and appellants.

1. CRIMINAL LAW; ADULTERY; DEFENSES; ABANDONMENT BY HUSBAND DOES NOT NECESSARILY MEAN CONSENT TO AFFAIR OF WIFE.—In a prosecution for adultery unjustified abandonment by the husband is not a valid defense. At most it would only have the effect of lowering the penalty (People *vs.* Avelino, et al., 40 O. G. Supp. 11, 194; Francisco, 3 Revised Penal Code, 1287). Clearly, abandonment in itself does not necessarily mean nor carry with it acquiescence or consent to the adulterous affair of the wife.
2. ID.; ID.; CONSENT OR ACQUIESCENCE; INACTION OF HUSBAND AND DELAY IN FILING COMPLAINT.—Consent or acquiescence to the adulterous affair of the wife may not be drawn from the mere delay of 6 months in the filing of the complaint and the apparent inaction of the husband particularly where these have been sufficiently explained.
3. ID.; ID.; ABANDONMENT BY HUSBAND DUE TO NAGGING OF WIFE AND MOTHER; CASE AT BAR.—Where there is nothing on record to show that the husband did not try to support his wife the best way he knew how, and he left the house of his mother-in-law where he and his wife had lived because of his wife's and her mother's constant nagging and vociferous disapproval of his low income, precisely designed to drive him away in order to give the wife more leeway in seeking greener pastures, the husband's abandonment can not be availed of by the wife and her co-accused even to merely mitigate their crime.

APPEAL from a judgment of the City Court of Iligan.
Palarca, *J.*

The facts are stated in the opinion of the Court.

Francisco A. Obach for accused and appellant.

Solicitor General Arturo A. Alafriz, Assistant Solicitor
General Antonio A. Torres and Solicitor Federico A. Sian
for plaintiff and appellee.

RODRIGUEZ, *J.:*

This refers to the appeal of Ramonilla Tuditud and Eladio Dalisay from the judgment of the municipal court of Iligan City, finding the appellants guilty as charged of the crime of adultery and accordingly sentencing them to an indeterminate penalty of from 4 months and 1 day of *arresto mayor* as minimum, to 2 years, 4 months and 1 day of *prisión correccional* as maximum; and to pay the costs.

The following facts are not disputed and have been established by the evidence:

Complainant Julian Pasco and appellant Ramonilla Tuditud were legally married according to the rites of the church on August 29, 1960 (Exh. A, p. 8 record). During the first few months of their marriage, they lived in the house of Agapito Cadampog, one of their sponsors, in

Iligan City, after which they transferred to the house of Ramonilla's mother in the same city. Pasco derived his income from driving a passenger rig, the amount of which earning was the cause of frequent naggings from his wife and mother-in-law. Undoubtedly due partly to these frequent family spats, the couple were separated on January 17, 1961 (p. 11 t.s.n.). Subsequently, in February 1962, according to Ramonilla herself (p. 97 t.s.n.), she started living with her co-accused, and in December of the same year a child was born to them (p. 134 t.s.n.). It is also admitted that Eladio Dalisay knew beforehand of the civil status of his co-accused.

In addition to the above mentioned facts established and concurred in by the evidence of both parties, complainant Pasco alleged that it was his wife who left the conjugal dwelling on January 17, 1961, and that although he asked his mother-in-law of her daughter's whereabouts, she did not tell him anything (p. 11 t.s.n.). So, the complainant started looking for his wife in the houses of their relatives (p. 31 t.s.n.). Subsequently, Pasco saw his wife in the company of Eladio and learned of their relationship. Since then the complainant did not bother to even approach Ramonilla, for he came to regard "her as a dirty woman—going with a man not her husband." (pp. 34, 38 t.s.n.) Nevertheless, Pasco bided his time about filing his complaint because he thought that he still did not have enough evidence (pp. 35, 38, 39 t.s.n.). Thus, it was not until Ramonilla gave birth to a child in December 1962 (p. 134 t.s.n.) that Pasco felt that he had sufficient evidence to back up a complaint (p. 40 t.s.n.). Thus the complaint Exhibit B was filed on January 10, 1963.

On the other hand, the appellants threw the abandonment charge back at the complainant. Ramonilla averred that one day, after a quarrel with his mother-in-law, Pasco left Ramonilla, saying that "since he cannot support me he has to leave me under the care of my mother." (p. 105 t.s.n.). The appellants likewise infer that the complainant had acquiesced or consented to their relationship, for not only did he fail to exhibit any sign of indignation despite having seen them together and knowing that they lived together, but the complainant even went so far as to demand money from the appellants in return for his desistance from filing a complaint. In fact, according to the appellants, prior to the filing of the complaint they had already given the complainant some money, and after the complaint had been filed and Pasco had testified, Eladio gave the complainant ₱400.00 in consideration of his execution of Exhibit 1 stating that he is "no longer interested to

further prosecute the said criminal case against Eladio Dalisay."

The trial court discredited Exhibit 1 as proof of condonation or pardon, for it was presented and executed only during the trial and after the prosecution had rested—not before the institution of the criminal action. Moreover, as the trial court observed, Julian Pasco was not presented by the defense to support and identify the same exhibit.

In this appeal the appellants again harp on the complainant's purported abandonment and his implied consent as supposedly mirrored by his inaction and delay in the filing of the complaint and by his execution of Exhibit 1. Appellants admit that Exhibit 1 is worthless as evidence of pardon or condonation, but they insist that it gives an insight to the reasons behind complainant's actuations.

Unjustified abandonment by the complainant, even if true, cannot be a valid defense. At most it would only have the effect of lowering the penalty (People vs. Avelino, et al., 40 C.G. Supp. 11, 194; Francisco, 3 Revised Penal code, 1287). Clearly, abandonment in itself does not necessarily mean nor carry with it acquiescence or consent to the adulterous affair of the wife. In the cases cited by the appellants (see pp. 15-17 of their brief), the reason behind the Court's verdict was palpably the overt consent on the part of the supposedly offended husband, and not his abandonment of his accused wife. In the cited case of People vs. Sensano and Ramos, 58 Phil. 73, it is noted that Sensano had already served her sentence as a result of the *first* complaint that her husband had filed, and that after such service she begged her husband to pardon her. However, the husband refused to pardon her and to take her back; instead he said that he would have nothing to do with her anymore and that "she could do as she pleased." Because of this attitude of her husband, Sensano resumed her relationship with her co-accused in the first case, for which reason her husband filed *another* complaint. It was the judgment in this second case that the Supreme Court reversed, based on manifest consent of the husband as may be gleaned from his own words that his wife could do as she pleased.

The same thing may be said of the other cited case of People vs. Guinucud and Tagayun, 58 Phil. 621. The husband and wife in that case agreed to separate and to "accept or marry" any other person, which agreement, although held void in law, the Supreme Court considered as "competent evidence to explain the husband's inaction after he knew of his wife's living with the co-accused and to show that he acquiesced in her conduct."

In the case at bar, however, there is no such evidence from which the conclusion of consent or acquiescence may be drawn. The mere delay in the filing of the complaint and the apparent inaction of Pasco have been sufficiently explained. It should be borne in mind that according to Ramonilla herself, it was only in December 1961 that she first met her co-accused (p. 106 t.s.n.) and that the first time she met the complainant after she had lived with her co-accused was only in June 1962 (p. 113 tsn.), or only about six months before the filing of the complaint. And the lapse of six months from the time the complainant first became aware of Ramonilla's relationship with Eladio in June 1962, up to the date of the filing of the complaint, has been explained by the complainant in that in the first few times he saw his wife with her co-accused he was not sure that he had sufficient evidence to back up a complaint for adultery. The evidence that the complainant deemed sufficient and was waiting for arose only in December 1962 when Ramonilla gave birth to a child admittedly out of her union with Eladio, and shortly after this the complaint was filed.

Moreover, even granting that the complainant had really left the house of his mother-in-law, it is quite clear from the appellants' own evidence that such departure was due to Ramonilla's and her mother's vociferous disapproval of the low income of the complainant. There is nothing on record to show that the complainant did not try to support his wife the best way he knew how. On the contrary, it is apparent that it was Ramonilla who, perhaps with the prodding of her mother, subsequently became more demanding in terms of money and who entirely forgot all about her marriage vow to love and to cherish her husband for richer or for poorer. It may not even be amiss to infer that the constant nagging from the two women was precisely designed to drive away the complainant in order to give Ramonilla more leeway in seeking greener pastures. Under such circumstances, we do not believe that abandonment can be availed of by the appellants even to merely mitigate their crime.

We do not find it unnatural that the complainant remained apparently complacent even when he saw his wife in the intimate company of her co-accused. As the complainant himself said, he came to regard his wife as a woman of low morals, and it is plain that he preferred to let them come up with the evidence he wanted and to let the law take its course, rather than to resort to scandalous exhibitionism.

Like the other circumstances discussed heretofore, the complainant's alleged demands for money in exchange for his desistance from filing a complaint, is a matter of

credibility, the trial court's finding on which we dare not disturb in the absence from the record of any fact or circumstance of weight to warrant our doing so. Appellants themselves present a confused and incredible picture on the matter of the alleged demands for money. Ramonilla alleged that the complainant's first demand was made in June 1962 (p. 113 t.s.n.), while Eladio insisted that it was made in 1963 (p. 128 t.s.n.). Further debilitating the same allegations, Eladio averred that the complainant made four demands *before* the filing of the complaint, which demands were supposedly made in March 1963 (p. 131 t.s.n.), although the record clearly shows that the complaint was filed January 10, 1963. In this connection, we cannot give much credit to Exhibit 1 to prove such demands and payment. In the first place, the same exhibit has not been identified or authenticated by the complainant; it does not even specify to what case it refers; neither does it mention appellant Ramonilla who, under the ordinary course of things, would have been uppermost in the complainant's mind if Exhibit 1 were truly executed to save the appellants from criminal responsibility. As proof of consent, the same exhibit is likewise worthless, for it came only after the filing of the complaint.

On the whole, we believe and so hold that the evidence has established the guilt of the appellants beyond reasonable doubt. WHEREFORE, the appealed judgment is hereby affirmed, with costs against the appellants.

IT IS SO ORDERED.

Capistrano and Cañizares, JJ., concur.

Judgment affirmed.

[No. 02941-CR. September 18, 1965]

THE PEOPLE OF THE PHILIPPINES, plaintiff and appellee,
vs. CARLOS DE LEON, accused and appellant.

CRIMINAL LAW; QUALIFIED SEDUCTION; TERM "DOMESTIC" USED IN ART. 337, REVISED PENAL CODE.—"Domestic," used in Article 337 of the Revised Penal Code, whose carnal knowledge of a virgin over twelve but under eighteen years of age is punishable as qualified seduction, is not restricted to household servants. It includes all those persons residing with a family and who are members of the same household (Decisions of November 11, 1881, April 15, 1889 and February 13, 1900 of the Supreme Court of Spain; U.S. *vs.* Arlante, 9 Phil. 595; U.S. *vs.* Santiago, 26 Phil. 184; People *vs.* Lauro Lauchengco, Vol. 45, O. G. p. 3485, 3489, August, 1949).

APPEAL from a judgment of the Court of First Instance of Nueva Ecija. Makasiar, *J.*

The facts are stated in the opinion of the Court.

Alfonso G. Espinosa for accused and appellant.

Solicitor General Arturo A. Alafriz, *Assistant Solicitor General Antonio A. Torres* and *Solicitor Norberto P. Eduardo* for plaintiff and appellee.

ESGUERRA, *J.:*

Carlos de Leon appeals from the decision of the Court of First Instance of Cabanatuan City finding him guilty of qualified seduction and sentencing him to an indeterminate penalty ranging from three (3) months and eleven (11) days of *arresto mayor*, as minimum, to one (1) year, eight (8) months and twenty-one (21) days of *prisión correccional*, as maximum, with the accessories of the law, to indemnify the offended party, Warlita Abella, in the sum of ₱2,000.00 for moral damages, with subsidiary imprisonment in case of insolvency, to acknowledge and support any offspring that Warlita Abella may have by reason of the crime, and to pay the costs.

The evidence for the prosecution tends to establish that the offended party, Warlita Abella, was born on January 15, 1942, in barrio Inacban, Ayuñgon, Negros Oriental. Without her parents' knowledge and consent, she was recruited at the age of 15 by the Salao Employment Agency of Malabon, Rizal, and on April 9, 1957, she left her hometown with her cousin, Lolita Redula. On April 15, 1957, she was brought to the family of Marcelino de Leon at Rizal Street, Cabanatuan City, as a housemaid. The de Leon spouses have ten children the eldest of whom is the appellant, Carlos de Leon, whom the offended party first came to know three months after her arrival in Cabanatuan City. Warlita used to sleep alone on a wooden and rattan bed in the living room

of the second floor of the house of the de Leons, while appellant and his six brothers usually slept in one bedroom, his parents in another bedroom, and his sisters and aunt in a third bedroom on the second floor.

About twelve o'clock midnight on January 27, 1958, Warlita was awakened by the accused kissing and fondling her. When she tried to struggle, the appellant clamped her mouth and threatened to kill her with a balisong if she did not submit to his lustful desires. Thus frightened and subdued, the accused was able to have carnal intercourse with her that night when the parents of the appellant were in Manila. Because of the forcible coition, her vagina bled.

After appellant woke up the following morning, he told Warlita not to worry about what happened the night before as he would marry her. He threatened to kill her if she filed a complaint against him or if his parents would learn about it, adding that he would follow her wherever she went.

On the night of January 28, 1958, she was awakened again by appellant who wanted to have another carnal intercourse with her. She submitted to his insistent desires that night. After the carnal intercourse, the accused again warned her not to report the incident to his mother, promising to marry her on July 4, 1958, which he did not fulfill.

On the night of October 17, 1958, the accused had another sexual intercourse with her, all the while reassuring her of his promise of marriage. Because of his unfulfilled promise, she left the de Leon household on the night of October 18, 1958, and went straight to the police authorities of Cabanatuan City to complain against appellant. A policeman brought her to the Nueva Ecija Provincial Hospital for examination of her private parts and she was examined by Dr. Hilarion Cajucom. Thereafter she did not return to the de Leon household but went to live with a Visayan friend at Rizal Street near the house of the de Leons. Mrs. de Leon, appellant's mother, went to her and entreated her not to leave, but she replied that she had to do so because she could no longer endure her grief over her misfortune.

Dr. Hilarion Cajucom of the Nueva Ecija Provincial Hospital testified that about ten o'clock in the evening of October 18, 1958, he examined the genital organs of Warlita Abella and found that her hymen was ruptured with evidence of old lacerations at 2, 5 and 11 o'clock caused by the introduction of a foreign object like a penis, or an eggplant, or a piece of wood, or metal or a radio tube; that the vagina admitted easily two fingers without pain, indicating that the offended party was no

longer a virgin at the time of the examination; and that the labia minora was dark, rugged, everted and showed signs that she suffered several times the introduction of a foreign object into her vagina (Exh. B). The doctor added that he could not determine then whether or not she was pregnant.

The accused interposed the defense of alibi. He claimed that from January 21 to February 5, 1958, he was in Santiago, Isabela, with one Gaudencio Sarangaya trying to negotiate contracts to haul palay; that from mid-February, 1958, up to November, 1958, he slept every night in the house of his first cousin, Mrs. Bella Aldas, at Bantug, Sangitan, Cabanatuan City, about one or two kilometers away from his house at Rizal Street, to keep her and her children company as her husband was away in the Ilocos and Cagayan Regions engaged in the trucking business, and that during his stay with them he never stepped out at night.

A perusal of the evidence clearly convinces us that appellant's alibi is weak and unconvincing. Simeona Franco, appellant's laundry woman, contradicted him when she testified that appellant stopped hauling gravel in Fort Magsaysay in September, 1957, and thereafter he stayed in Mrs. Aldas' residence (t.s.n., p. 31, July 5, 1961), contrary to his claim that he began staying at Mrs. Aldas's place after his arrival from Santiago, Isabela, in February, 1958. His alleged stay in Santiago, Isabela, from January 21 to February 5, 1958, was not corroborated by any witness. He could have easily presented his alleged companion, Gaudencio Sarangaya, to corroborate him but he failed to do so despite the fact that Gaudencio Sarangaya and his family reside in Cabanatuan City even if Gaudencio has an electric plant in Santiago. Appellant could have easily produced him as his witness, there being no reason for his failure to contact him before the scheduled dates for the trial of this case.

Again, it is seriously doubted whether appellant really stayed in the house of his cousin, Bella Aldas. At the time he allegedly stayed in Mrs. Aldas' house, the latter has already ten children, the eldest of whom was a girl about 14 or 15 years old, the second, a boy of about 13 or 14 years old and the third, a girl of about 11 or 12 years old. Her house was along the road with neighbors on both sides only about twelve meters away. Cabanatuan City is quite populous and peaceful and accessible from her house. Although Mrs. Aldas said that she always locked her house at night, she did so from the inside and one living there could go out. All these circumstances militate against appellant's claim that he stayed put in Mrs. Aldas' house to keep her and her

children company and did not even go out at night. Even granting that appellant really stayed with Mrs. Aldas during all nights from February to November, 1958, it was not impossible for him to have committed the offense on the dates stated. Mrs. Aldas' house is only one or two kilometers away from the appellants house and hence the distance could be negotiated in a matter of from 15 to 20 minutes by hiking.

Appellant admitted that he went home every week to change his clothes. His sister, Lolita de Leon, also admitted that he used to go to their house for that purpose, at times during the night. He thereby had all the opportunity to enjoy the company of the offended party during those occasions. Simeona Franco testified that appellant used to come home on Saturdays and sometimes on Sundays, further indicating that appellant had all the chances to be with Warlita Abella and have sexual intercourse with her.

Appellant argues that he cannot be adjudged guilty of qualified seduction because he is not a public authority, a priest, a teacher or a guardian who come within the purview and meaning of Article 337 of the Revised Penal Code. This contention is without merit. Between the appellant and the offended party there existed the special relation of servant and domestic. The offended party was the housemaid of the de Leon family, including appellant who is the eldest of the children. This fact was admitted by appellant when he testified that complainant left their house because she was offended by his behavior. When he asked her for his clean clothes, she could not immediately do his bidding and because of the harsh and bitter words with which he scolded her, she went away.

Appellant falls squarely within the scope of Article 337 of the Revised Penal Code which makes carnal knowledge of a virgin over twelve but under eighteen years of age by a "*domestic*" punishable as qualified seduction. The term "*domestic*" as used in said Article is not restricted to household servants. It includes all those persons residing with a family and who are members of the same household (Decisions of November 11, 1881; April 15, 1889 and February 13, 1900 of the Supreme Court of Spain; U.S. *vs.* Arlante, 9 Phil. 595; U.S. *vs.* Santiago, 26 Phil. 184; People *vs.* Lauro Lauchengco, Vol. 45, O.G. p. 3485, 3489, August, 1949).

The inconsistencies pointed out by appellant's counsel in the testimony of the offended party refer to minor details which do not affect her credibility as to the main issue. Those inconsistencies are likely to be incurred by a witness who means to be truthful, but instead of detracting from her credence, they serve to strengthen her

testimony. Considering that the complainant was a young girl, being then only 16 years old, with scant education, a stranger in Cabanatuan City, with no one to turn to for help, except to the authorities who had to deal with her in an objective way, it should not be expected that under the circumstances of the case she would be very precise, accurate and exact in every detail of her narration. The important thing is that the gist of her testimony clearly indicates that it was the appellant who violated her virginity, a fact that was never shaken by the defense in the cross-examination of the complainant. Appellant also failed to establish any evil motive on the part of the complainant in accusing him of the heinous offense of seduction.

Appellant also questions the complainant's virginity. That she was a virgin at the time of the commission of the offense is beyond doubt. The record bears out the fact that because of the forcible coition that the offended party had with appellant on the night of January 27, 1958, her vagina bled, that being her first sexual experience. Furthermore, the appellant is bound by what came out during the cross-examination of the complainant when she said in answer to a question of appellant's counsel that before January 27, 1958, she had had no sexual experience (t.s.n., p. 15, Session of Feb. 18, 1960, A. B. Yango).

WHEREFORE, the judgment appealed from is hereby affirmed in all respects with costs against the appellant.

SO ORDERED.

Enriquez and Gatmaitan, JJ., concur.

Judgment affirmed.

[NUM. 28645-R. Febrero 1, 1965]

B. MORALES CO., LTD., demandante y apelada, *contra PRIMITIVO VILLAPANDO Y LUCIA B. DE VILLAPANDO*, demandados y apelantes.

OBLIGACIONES Y CONTRATOS; PARTES CONTRATANTES SE OBLIGAN AL CUMPLIMIENTO DEL PACTO EXPRESO; RAZON.—A falta de prueba positiva de error o engaño, la ley es y siempre ha sido de que cada parte contratante está obligada al cumplimiento de lo expresamente pactado, Art. 1258 del Código Civil Antiguo, 1315 del Nuevo, porque lo que está escrito, escrito está.

APELACIÓN contra una sentencia del Juzgado de Primera Instancia de Manila. Perez, J.

Los hechos aparecen relacionados en la decisión del Tribunal.

Sr. Mariano G. Bustos & Associates en representación de los demandados y apelantes.

Sres. Alberto R. de Joya, Lopez-de Joya, Dimaguila, Hermoso & Divino en representación de la demandante y apelada.

GATMAITAN, M.:

RESOLVIENDO: En apelación, Civil No. 15994 del Juzgado de 1.^a Instancia de Manila, entablada por B. Morales Co., Ltd. contra Primitivo Villapando y Lucia B. de Villapando, por cantidad de pesos en donde cumplidos los trámites de rigor, presentación de la demanda el 10 de Marzo, 1952, demanda enmendada el 29 de Abril, 1952, contestación con reconvenCIÓN el 7 de Mayo, 1952, y vista en fondo en varias fechas y ante varios jueces, desde el 16 de Diciembre, 1954 hasta el 3 de Agosto, 1960, se había promulgado en su día, la decisión que dispuso:

"IN VIEW OF THE FOREGOING, the Court hereby renders judgment ordering defendants Primitivo Villapando and Lucia B. de Villapando to pay, jointly and severally, to plaintiff B. Morales Co., Ltd. the sum of fourteen thousand five hundred pesos (P14,500.00), with interest at the rate of twelve (12%) per cent per annum from March 14, 1949 until fully paid and, upon failure of said defendants to pay said amount and interest to plaintiff within ninety (90) days from receipt of this decision, let the property subject of the second mortgage under exhibit 'B' be sold in the manner provided by law in such cases, subject to the first mortgage, and amount of the proceeds thereof to be applied for the satisfaction of this judgment. The defendants' counterclaim are hereby declared dismissed for lack of merit.

SO ORDERED.

Manila, Philippines, September 9, 1960.

(Sgd.) JESUS Y. PEREZ
"Judge" (pp. 24-25
Pieza de Apelación);

la cual ha sido elevada a este Tribunal por los demandados, alegando éstos que el Juzgado Inferior había incurrido en los errores que apuntan en su alegato,—pero sometida la

causa ante este Tribunal el 28 de Mayo, 1962, no se pudo decidir la misma por la jubilación después del que había de ser el ponente por lo que ultimamente el 7 de Enero, 1965, hubo que designarse a otro en su lugar;

RESULTANDO: Que no hay seria cuestión sobre ciertos antecedentes; la demandada, Lucia Villapando no teniendo su propia casa en la fecha mencionada en la demanda, pero deseando construirla, en la Calle Pepin, Sampaloc, Manila, y habiendo podido conseguir préstamo de la RFC en la cantidad de ₱13,500.00, celebró convenio, asistida de su marido, Primitivo Villapando, con la demandante, Exh. A, el 18 de Diciembre, 1948 en donde ésta última se obligó a construir la casa según plano y especificaciones unidas al convenio; pero a su vez, los esposos se obligaron a pagar por el mismo de la manera siguiente: de los ₱13,500.00 que habían de conseguir de la RFC, ₱8,000.00 se iba a pagar por el trabajo del carpintero escogido ó convenido por las partes, Primo Casabuena, y el restante de ₱5,500.00, Buen Morales utilizaría el mismo para aplicarlo al pago de parte de los materiales; pero luego, los esposos en consideración a la construcción de la casa, deducida ya el costo del trabajo, se obligaron a pagar a Morales, la suma total de ₱20,000.00, de manera que con aquellos ₱5,500.00 ya deducidos, la deuda remanente llegaba a ₱14,500.00, y esta deuda, los esposos obligaronse a garantizar su pago a plazos, mediante escritura de segunda hipoteca (la primera era a favor de la RFC), y por consiguiente, y en la misma fecha, 18 de Diciembre, 1949, firmaron el Exh. B, escritura de segunda hipoteca a favor de Morales, en la cantidad mencionada de ₱14,500.00, pagadera dentro de diez (10) años por amortizaciones mensuales de ₱208.04 al mes y sujeta además a las otras condiciones en la misma estipuladas; pero si la escrituración o mejor dicho, la preparación de la segunda hipoteca se verificó el 18 de Diciembre, 1948, su ratificación ante la fé del Notario Público se pospuso para fecha posterior y se hizo solamente el 19 de Marzo, 1949; en el entretanto, se llevó a cabo la construcción y se hizo entrega de la casa hacia el mismo mes de Marzo, 1949, y el dinero que se pidió prestado de la RFC, lo recibió en su totalidad la demandante,—aquella suma de ₱13,500.00; pero el debate hubo de surgir después puesto que la escritura de segunda hipoteca, Exh. B disponiendo que los deudores hipotecarios hubieron de empezar pagando las mensualidades el Abril de 1949, no lo hicieron, a pesar de los requerimientos Exh. E, H é I, por lo se presentó la demanda, como ya se ha dicho, para el cobro de la misma, pero en la vista, la demandada, Lucia Villapando por medio de su testimonio y del arquitecto, Sr. Ruperto Trinidad, trató de probar que si bien habíase convenido en

las obligaciones contenidas en los Exh. A y B, eso fué porque habíale hecho entender, y asegurado la Buen Morales de que el costo de los materiales que utilizaría en la construcción sería ₩20,000.00,—que agregado a los ₩8,000.00 precio del trabajo, realmente arrojaría un total de ₩28,000.00,—suma exactamente igual a los ₩13,500.00 sacadas de la RFC y los ₩14,500.00 mencionados como deuda suya en la hipoteca, que ahora se trata de cobrarle; pero que la casa construída no valía más que unos ₩10,000.00, "I have heard others tell that the construction would cost only about ₩10,000.00. . that is what they told me" tsn. 16, Manabat, y su testigo, el arquitecto que hizo inspección ocular, pero en ausencia de Morales, llegó a la conclusión de que a lo más, valdría ₩15,953.60, Exh. 2, pero es de notar desde luego que ese examen lo hizo el Marzo, 1960, pocos meses antes de ocupar él el banquillo testifical, tsn. 60, Manabat, es decir, muchos años después de construída la casa,—pero a la vista de esas pruebas, el Juzgado Inferior no dió crédito alguno a la defensa ofrecida y ésta es la razón porque en esta alzada, los apelantes insisten en que aquél había incurrido en los siguientes errores:

"I. The Lower Court erred in not considering that the plaintiff did not comply with the terms of the deed of second mortgage.

II. The Lower Court also erred in not finding that the defendants were victims of gross misrepresentation by the plaintiff.

III. The Lower Court finally erred in rendering judgment in favor of the plaintiff and against the defendants. (p. 8, Alegato de los demandados-apelantes);

los cuales pueden discutirse conjuntamente, toda vez que la cuestión presentada es bien sencilla, de si en verdad, los apelantes hubiesen sido víctimas de engaño tal como pretenden en su alegato;

CONSIDERANDO: Cuanto a la presentación de que Morales habíales hecho creer y asegurádoles de que los materiales que utilizarían valdrían ₩20,000.00, esa supuesta representación no aparece en el contrato Exh. A, pués todo lo que allí aparece es que por la suma de ₩20,000.00, Morales se obligaba a construir la casa de conformidad con los planos y especificaciones, véase Exh. A, página 1, la contestación por tanto de Morales en contrapruebas de que:

"Q.—Was it not a fact that the prime motivation on which Mrs. Villapando entered this contract in the amount of ₩28,000.00 was because of your assurances that the materials alone to get into the building construction would cost ₩20,000.00?

A.—Never, I did not assure that. As a matter of fact, I noted them the costs of construction, materials and labor, only they gave us during the conference the amount of labor was ₩8,000.00. That is why ₩28,000.00. That was one. That ₩28,000.00, if I constructed the house for ₩35,000.00 I am still bound to collect ₩28,000.00 from them." tsn. 7, Fabicon,

esta explicación era muy buena y la única cuestión ó mejor dicho, defensa que podría caberles a los demandados para resistir la demanda hubiese sido probar que la Morales no había construído de conformidad con los planos y las especificaciones; pero nada hay, completamente, en las pruebas de los apelantes, a este efecto; su arquitecto y testigo, Sr. Trinidad, todo lo que dijo fué que habiendo visitado la casa el mes de Marzo, 1960, había descubierto que a lo más costaría unos ₱15,000.00 y pico, pero esto no es prueba de que se había construído no de conformidad con los planos, —que desgraciadamente no fueron presentados por los Villapando para que se hubiese podido hacer una comparación entre los mismos y la construcción; aparte de que la explicación hecha por Morales sobre los supuestos defectos:

“A.—That is wrong, because he made this estimate after ten years.

Well, after ten years, naturally the house was already old, 11th year when he made this. Not only that, the materials in 1948-49 were scarce, you cannot even get those GI sheets in the market, you have to buy it in the black market.” tsn.
6, Fabicon,

tiene razón; y si a esto se haya de agregarle el detalle bien establecido de que terminada la construcción, el Marzo, 1959, la misma fué aceptada por los esposos apelantes, Exh. F, rogando nada más a Morales que construyera un tercer retrete “not specified in the plan” por lo que ellos mismos se obligaron a sacar el “final plumbing certificate and certificate of occupancy”, id., y eso fué el Marzo, 1949. y luego, cuando llegó el mes de Abril, mes en que debían de haber empezado a pagar las mensualidades, no solamente no pagaron sino que no hicieron quéjas sobre la construcción y en vez de quéjas, lo que enviaron a Morales eran los recados, Exh. C y D, de fechas 1 de Julio, 1949 y 9 de Agosto, 1949, ambos de puño y letra de Lucia, en donde todo lo que ella pedía era un poco de paciencia porque no tenía dinero:

Exh. “C”

“July 1, 1949

Miss Morales—huag kayong magagalit sa akin sa atraso ko, pagkat sa Agosto pa ho dadating ang aking allotment.

Hindi pa ho ako tomatanggap nang sueldo, pagkat bagong discharge pa lamang ang asawa ko. Bagaman hindi ako maka bigay ñgayon ay dodoblehin ko ang bayad ko sa inyo sa buwan nang Agosto.

Gomagalang,
(Fdo.) Lucia de Villapando”
Exh. “D”

Agosto 9, 1949

Miss Morales—Pagpapasenciahan mona ninyo, ako nang malake, pagkat hindi pa ho domadating ang cheque namin. Oras ho at domating magbabayad ako sa inyo. Naiinip na rin ho ako, at baka

ueikain ninyo na ayaw ko lamang magbayad. Baka ho dito sa matapos ang buan ay dadating na, ay dadalhin ko agad sa inyo.

Gumagalang,
(Fdo.) L. de Villapando"

todos estos hechos justifican el firme convencimiento del Tribunal de que las excusas ofrecidas en la vista no concordaban con la verdad; y procede sostenerse el dictamen apelado, pués, la ley es y siempre ha sido de que cada parte contratante está obligada al cumplimiento de lo expresamente pactado, Art. 1258 del Código Civil Antiguo, 1315 del Nuevo, porque lo que está escrito, escrito está.

EN SU VIRTUD, se confirma la sentencia con las costas a cargo de los apelantes.

Así SE ORDENA.

Angeles y Concepción Jr., MM., están conformes.

Se confirma la sentencia.

045864—8

DEPARTMENT, OFFICE, AND BUREAU ADMINISTRATIVE ORDERS AND REGULATIONS

Executive Office

MEMORANDUM CIRCULAR NO. 78

PROMULGATING RULES GOVERNING SECURITY OF CLASSIFIED MATTER IN GOVERNMENT OFFICES.

The following regulations entitled "SECURITY OF CLASSIFIED MATTER IN GOVERNMENT DEPARTMENTS AND INSTRUMENTALITIES" for safeguarding official matters affecting the national security, to be enforced and observed in all departments, bureaus, offices and agencies of the government in all national, provincial, municipal and city levels, are hereby promulgated:

SECURITY OF CLASSIFIED MATTER IN GOVERNMENT DEPARTMENTS & INSTRUMENTALITIES

SECTION I

GENERAL

1. *Classification categories*—

a. Official matter which requires protection in the interest of national security shall be limited to four categories of classification which, in descending order of importance, shall carry one of the following designations:

- (1) TOP SECRET
- (2) SECRET
- (3) CONFIDENTIAL
- (4) RESTRICTED

b. The classifications mentioned in sub-paragraph a above shall not be attached to a matter which does not involve the national security or which does not relate to any one of those specifically enumerated in paragraphs 4, 11, 17, and 23, below.

2. *Definition of terms*—

a. The term "Department" is used to cover any Philippine Government Department, Service, or Instrumentality.

b. The term "matter" includes everything, regardless of its physical character, on or in which information is recorded or embodied. Documents, equipment, projects, books, reports, articles, notes, letters, drawings, skeletons, plans, photographs, recordings, machinery, models, apparatus, devices, and all other products or substances fall within the general term "matter". Information which is transmitted orally is considered as "matter" for purposes of security.

c. The term "officer" includes any Government or Armed Forces official or officer permanently or temporarily employed in a Department as defined in a.

d. The term "document" covers any form of recorded information, including printed, written, drawn or painted matter, sound recordings, photographs, films, etc. "Documents" are included in "matter".

e. The term "equipment" includes machinery, apparatus, devices, supplies, ammunition, etc.

f. "Security Clearance" is the certification by a responsible authority that the person described is cleared for access to classified matter at the appropriate level.

g. The term "need to know" is the principle whereby access to classified matter may only be given to those persons to whom it is necessary for the fulfillment of their duties. Persons are not entitled to have access to classified matter solely by virtue of their status or office.

h. The term "custodian" is an individual who has possession of or is otherwise charged with the responsibility for safeguarding and accounting of classified material.

i. "Certificate of Destruction" is the certification by a witnessing officer that the classified matter described therein has been disposed of, in his presence, by approved destruction methods (Annex A).

j. The term "physical security" is the safeguarding by physical means, such as guards, fire protection measures and other similar means, of information, personnel, property, utilities, facilities and installation against compromise, trespass, sabotage, pilferage, theft, espionage or any other dishonest or criminal act.

3. *Security officers*.—A properly trained and cleared Security Officer shall be appointed in every Department of the Government which handles classified matter. He shall undergo training to be conducted by the National Intelligence Coordinating Agency or Armed Forces of the Philippines intelligence agencies. He shall be responsible to the Head of the Department for the implementation and enforcement of these regulations and the necessary action on breaches of security. Before appointment as a Security Officer, an officer must first be cleared by the Head of the Department for access to the highest classified matter the Department is

authorized to handle. In providing this clearance, the Head of the Department may coordinate with the National Coordinating Agency or the Department of National Defense.

SECTION II

TOP SECRET MATTER

4. Definition.—*Information and material (matter) the unauthorized disclosure of which would cause exceptionally grave damage to the nation, politically, economically, or from a security aspect.* This category is reserved for the nation's closest secrets and is to be used with great reserve.

EXAMPLES:

a. Very important documents dealing with such matters as negotiations for major alliances.

b. Major governmental projects such as drastic proposals to adjust the nation's economy (before official publication).

c. Matter relating to new and far reaching experimental, technical and scientific developments in methods of warfare or defense, e. g., vital matter relating to atomic warfare, defense against biological warfare, or matter affecting future operational strategy. A TOP SECRET grading is justified if:

- (1) It is likely to influence military strategy materially;
- (2) It gives us a prolonged military advantage over other nations;
- (3) It is liable to compromise some other project similarly graded.

d. Critical information relating to vital strategic areas and the supply of vital strategic materials.

e. Information which would indicate the capabilities or major successes of our intelligence services or which would imperil secret sources.

f. Critical information about cryptography in so far as it relates to devices and equipment under development.

g. Certain compilations of data or items which individually may be classified SECRET or lower, but which collectively should be put in a higher grade.

5. Classification Authority—

a. Original classification authority for assignment of TOP SECRET classification rests exclusively with the Head of the Department. This power may, however, be delegated to authorized officers in instances when the necessity for such arises.

b. Derivative classification authority for TOP SECRET classification may be granted those officers who are required to give comments or responses to a communication that necessitates TOP SECRET matter.

6. Reproduction.—

a. TOP SECRET matter may be copied, extracted, or reproduced only when the classifying authority has authorized such action. Permission to reproduce shall not extend beyond a specified number of copies which are to be accorded the same treatment as the original. At the time of issuance of any TOP SECRET document, the classifying authority shall insure that each copy of the document contains a notation substantially as follows:

- (1) "Reproduction of this document in whole or in part is prohibited except with the permission of the issuing officer or higher authority;" or
- (2) "Reproduction of paragraph(s) —— of this document is prohibited except with the permission of the issuing office or higher authority; other paragraphs may be reproduced."

b. The reproduction of TOP SECRET matter shall be carried out under the supervision of an authorized officer. All materials and waste incidental to the reproduction shall be accounted for and disposed of as prescribed in sub-paragraph 10a below.

7. Inventory.—The Head of the Department shall require physical inventory of all TOP SECRET matter in the custody of his Department at least once a year. Appropriate action on custodial deficiencies shall be made.

8. Transmission.—

a. TOP SECRET matter in the clear shall be transmitted by any of the following means:

- (1) By direct contact of officers concerned.
- (2) By the officially designated courier.
- (3) By accompanied Department of Foreign Affairs diplomatic pouch.

b. TOP SECRET matter shall not be transmitted by mail, express or electrical means, unless in cryptographic form.

9. Storage.—TOP SECRET matter shall be stored—

a. In a safe, steel file cabinet or other steel container equipped with a built-in, three-position, dial-type combination lock which is of such weight, size and construction as to minimize possibility of physical theft or damage by fire or tampering.

b. In a secure room or vault which is approved for such use by the Head concerned and which assures protection comparable to sub-paragraph a above.

10. Destruction.—TOP SECRET matter, which becomes eligible for destruction in accordance with approved schedules, shall be destroyed as prescribed below:

a. Destruction shall be accomplished by burning or pulping by the custodian in the presence of a

witnessing officer designated by the responsible Head. Witnessing personnel must have a TOP SECRET clearance.

b. A certificate of destruction shall be prepared and forwarded to the originating office.

SECTION III SECRET MATTER

11. *Definition.—Information and material (matter) the unauthorized disclosure of which would endanger national security, cause serious injury to the interest or prestige of the nation or of any governmental activity or would be of great advantage to a foreign nation.*

EXAMPLES:

a. High level directives dealing with important negotiations (as distinct from major negotiations which would be in the TOP SECRET category) with other countries.

b. Proposals for new schemes of governmental or other controls, foreknowledge of which would seriously prejudice their operation.

c. Matter relating to certain new methods of warfare or defense, including scientific and technical developments, not classified as TOP SECRET, e.g., new designs of Service aircraft, guided projectiles, tanks, radar and anti-submarine devices. A SECRET grading is justified if:

- (1) It materially influences a major aspect of military tactics;
- (2) It involves a novel principle applicable to existing important projects;
- (3) It is sufficiently revolutionary to result in a major advance in existing techniques or in the performance of existing secret weapons;
- (4) It is liable to compromise some other projects already so graded.

d. Plans or details of schemes for the defense of areas other than vital strategic areas, including plans or particulars of operations connected with them.

e. Vital military information, including photographs, maps, etc., relating to important defenses, establishments, and installations.

f. Intelligence which is not in the TOP SECRET category but which would reveal a secret source, or the value of which depends upon concealing the fact that we possess it.

g. Cryptographic devices and equipment unless specifically assigned to a lower classification.

h. Certain compilations of data or items which individually may be classified CONFIDENTIAL or lower, but which collectively should be put in a higher grade.

12. *Classification Authority.—Same as for TOP SECRET matter.*

13. *Reproduction.—Same as for TOP SECRET matter.*

14. *Transmission.—SECRET matter shall be transmitted as indicated below:*

- a. Between points within the Philippines.
 - (1) Direct contact of officers concerned.
 - (2) Electrical means in cryptographic form.
 - (3) Courier specifically authorized by the transmitting agency.
- (4) Philippine registered mail.

b. Between points from within and outside the Philippines and vice-versa, and between points outside the Philippines:

- (1) As authorized in sub-paragraphs 14a(1) through (3) above.
- (2) Accompanied Department of Foreign Affairs diplomatic pouch.

15. *Storage.—SECRET matter shall be stored in a manner authorized for TOP SECRET documents, or in metal file cabinets equipped with a steel lock-bar and combination padlock of which the manufacturer's identification numbers have been obliterated. The file cabinets must be of such size, weight, construction or installation so as to minimize the chance of unauthorized physical removal or the possibility of persons gaining unauthorized access by transferring or manipulation or damage by fire.*

16. *Destruiction.—Same as for TOP SECRET matter except that the witnessing officer need have SECRET clearance only and that no certificate of destruction need be prepared. Only records of destruction shall be maintained.*

SECTION IV CONFIDENTIAL MATTER

17. *Definition.—Information and material (matter) the unauthorized disclosure of which, while not endangering the national security, would be prejudicial to the interest or prestige of the nation or any government activity, or would cause administrative embarrassment or unwarranted injury to an individual or would be of advantage to a foreign nation.*

EXAMPLES:

a. Plans of Government projects such as land development, hydro-electric schemes, road development, or development of areas.

b. Routine Service reports, e. g., on operations and exercises, which contain information of value but not of vital interest to a foreign power.

c. Routine Intelligence reports.

d. Technical matter not of major importance but which has a distinct military value or requires protection otherwise, e. g., new weapons calculated to influence minor tactics or Service tests of war equipment of a standard pattern. A CONFIDENTIAL grading is justified if:

(1) It is more than a routine modification or logical improvement of existing materials and is sufficiently advanced to result in substantial improvement in the performance of existing CONFIDENTIAL weapons;

(2) It is sufficiently important potentially to make it desirable to postpone knowledge of its value reaching a foreign nation;

(3) It is liable to compromise some other project already so graded.

e. Certain personnel records and staff matters.

f. Certain compilations of data or items which individually may be classified RESTRICTED, or which may be unclassified, but the aggregation of which enhances their security value.

g. Matters, investigations and documents of a personal and disciplinary nature, the knowledge of which is desirable to safeguard for administrative reasons.

h. Identification of personnel being investigated for misconduct, anomaly or fraud prior to the filing of appropriate charges or completion of the findings of boards created for such purpose.

18. *Classification Authority.*—Any officer is authorized to assign CONFIDENTIAL classification to any matter in the performance of his duties.

19. *Reproduction.*—The copying, extracting from or reproduction of CONFIDENTIAL matter is authorized except when the originator or higher authority has specifically denied this authority.

20. *Transmission.*—Same as for SECRET matter.

21. *Storage.*—Same as for SECRET matter.

22. *Destruction.*—Same as for SECRET matter except that the presence of a witnessing officer and records of destruction are not required.

SECTION V

RESTRICTED MATTER

23. *Definition.*—Information and material (matter) which requires special protection other than that determined to be TOP SECRET, SECRET or CONFIDENTIAL.

EXAMPLES:

a. Departmental books of instruction and training and technical documents intended for official use only or not intended for release to the public.

b. Routine information relating to the supply and procurement of military stores.

c. Minor modifications and routine tests of equipment.

d. Certain compilations of data or items which individually may be unclassified but which in the aggregate warrant a classification.

24. *Authority for Classification, Reproduction, Dissemination, and Destruction.*—Authority to clas-

sify shall be the same as for CONFIDENTIAL matter. Reproduction is authorized. Transmission shall be through the normal dissemination system. Destruction shall be the same as for that of CONFIDENTIAL matter.

SECTION VI

CLASSIFYING AND MARKING

25. *General.*—The originators of classified matter shall be responsible for its proper classification. Overclassification should be avoided because it prejudices the integrity of the classification system, depreciates the importance of correctly classified matter and creates unnecessary delay, expense and administrative burden.

26. *Rules for classification.*—

a. Documents shall be classified according to their content.

b. The overall classification of a file or of a group of physically connected documents shall be at least as high as that of the highest classified document therein. Pages, paragraphs, sections or components thereof may bear different classifications. Documents separated from the file or group shall be handled in accordance with their individual classifications.

c. Transmittal documents or indorsements which do not contain classified information or which contain information classified lower than that of the preceding element or inclosure shall include a notation for automatic downgrading.

d. Correspondence, indices, receipts, reports of possession, transfer or destruction, catalogs, or accession lists shall not be classified if any reference to classified matter does not disclose classified information.

e. Classified matter obtained from other Departments shall retain the same original classification.

f. Classified matter furnished to the Philippine Government by a foreign government or international organization shall be assigned a classification which will assure a degree of protection equivalent to that required by the government or international organization which furnished the classified matter. In addition, any special handling instruction shall be complied with.

27. *Classification marking.*—Classified matter shall be marked as follows:

a. *Unbound documents.*—The assigned classification for unbound documents, such as letters, memoranda, reports, telegrams and similar documents, the pages of which are not permanently and securely fastened together, shall be marked or stamped (not typed) conspicuously at the top and bottom of all pages which contain classified information. In marking, stamping, or printing the classification categories, the letters shall be larger than the normal lettering of the rest of the document. Front

and back covers, and title pages, when used; first pages; and any routing instructions or other papers of any size which conceal or partially conceal the cover, the title or first page shall bear the marking of the overall classification of the document. Other pages, except pages of messages to be transmitted electrically, shall be marked according to the classification of their own content. A cover shall be marked on its outer surface.

b. Permanently bound documents.—A permanently bound document is defined as one from which the pages cannot be removed without damage or mutilation. The classification of permanently bound documents, such as books or pamphlets shall be conspicuously marked, stamped or printed in letters larger than the normal lettering of the rest of the cover or page, at the top and bottom, on the first and back pages, and on the outside of the back cover.

c. Paragraphs, chapters, or sections.—The classification of a paragraph, chapter or section shall be indicated by including the initial of the appropriate classification in parenthesis at the end of such paragraph, chapter or section. Unclassified parts of classified documents will be marked "(U)".

d. Reproduction.—All copies or reproduction of classified matter shall be marked in the same manner as the original.

e. Photographs, films, and recordings.—

(1) *Photographs*—Negatives shall be marked with the appropriate classification markings and kept in containers bearing conspicuous classification markings. Roll negatives shall be marked at the beginning and end of each strip. Single negatives shall be marked with the appropriate classification. The top and bottom of each photographic print and the center of the reverse side shall be marked with the appropriate classification.

(2) *Motion picture films*—Classified motion picture films shall be marked at the beginning and end of each roll and in the title of each film, and shall be kept in containers bearing conspicuous classification markings.

(3) *Sound recordings*—Classified sound recordings shall be marked on readily observable portions with the appropriate markings, preferably at the beginning and at the end; when stored, the container shall display similar markings. When possible the classification shall be announced at the beginning and end of recordings.

f. Charts, maps, and drawings.—Classified charts, maps and drawings shall carry the classification marking under the legend, title block, or scale in

such a manner that it can be reproduced on all copies made therefrom. Such classification shall also be prominently marked at the top and bottom in each instance and, if the document is rolled or folded, on the back in a clearly visible place.

g. Products or substances.—The assigned classification shall be conspicuously marked on classified products or substances and on their containers, if possible. If the article or container cannot be marked or if it is necessary to conceal the classified nature of the material, written notification of the classification shall be furnished the recipients of such products or substances.

h. Unclassified material.—Unclassified material should not be marked UNCLASSIFIED, unless it is essential to convey to a recipient of such material that it has been examined specifically with the view of imposing a classification and that it has been determined to be unclassified.

i. Material dissemination outside the Department.—When classified information is furnished to authorized persons outside the Department, the following notation, in addition to the assigned classification markings, shall be placed on the document, on the material, on its container, or, when as indicated in sub-paragraph above, marking is impracticable, on the written notification of its assigned classification:

"This material contains information affecting the national security of the Philippines, the transmission or revelation of which in any manner to unauthorized persons is punishable under the Revised Penal Code and the Espionage Act (CA No. 616)."

28. Additional Markings—

a. All pages of unbound TOP SECRET and SECRET documents shall be marked with the following:

(COPY ____ OF ____ COPIES)
(PAGE ____ OF ____ PAGES)

b. All bound TOP SECRET and SECRET matter shall be marked on the front cover as follows:

(COPY ____ OF ____ COPIES)

SECTION II

CONTROL OF CLASSIFIED MATTER

29. Custody and accounting of classified matter.—Heads of Departments handling classified matter shall issue orders designating their respective custodians of classified matter. Custodian shall—

a. Store all classified matter.

b. Maintain a registry of classified matter showing all classified matter received and to whom transmitted.

c. Maintain a current roster of persons authorized access to classified matter for each classification in the office.

- d. Insure physical security for classified matter.
- e. Conduct an inventory of all TOP SECRET matter as specified in paragraph 7.
- f. Upon his relief, account for all TOP SECRET and SECRET matter by inventory and transmit the same to his successor.

30. *Unauthorized keeping of private records.*—All government personnel are prohibited from keeping private records, diaries, or papers containing statements of facts or opinions, either official or personal, concerning matters which are related to or which affect national interest or security. Also prohibited are the collection of souvenirs or obtaining for personal use whatsoever any matter classified in the interest of national security.

31. *Dissemination.*—Dissemination of classified matter shall be restricted to properly cleared persons whose official duties require knowledge or possession thereof. Responsibility for the determination of "need-to-know" rests upon both each individual, who has possession, knowledge or command control of the information involved, and the recipient.

32. *Discussion involving classified matter.*—

a. Indiscreet discussions or conversation involving classified matter shall not be engaged in within the presence of or with unauthorized persons.

b. When a lecture, address or informal talk to a group includes classified matter, the speaker shall announce the classification at the beginning and end of the period.

c. All personnel leaving the Government Service shall be warned against unlawful disclosures of classified matter.

33. *Disclosure to other Departments of classified information originating from another Department.*—Classified matter originating from another Department shall not be disseminated to other Departments without the consent of the originating Department.

34. *Release of classified matter outside a Department.*—

a. *General Policy.*—No person in the Government shall convey orally, visually or by written communication any classified matter outside his own Department unless such disclosure has been processed and cleared by the Department Head or his authorized representative.

b. *Release of classified matter to Congress.*—

- (1) Government personnel, when giving oral testimony before Congressional Committees involving classified matter, shall advise the committee of the classification thereof. Government personnel called upon to testify shall obtain necessary

and prior instruction from his Department Head concerning disclosure.

- (2) When Congressional members visit Government offices, Department Heads are authorized to release classified matter which is deemed an adequate response to an inquiry provided that it is required in the performance of official functions.

c. *Disclosure to foreign governments or nationals.*—Classified matter may be released to foreign governments or nationals of countries having defense obligations with the Philippines, in accordance with sub-paragraph 34a above. The release shall be made only after assurance by the requesting foreign agency or national that:

- (1) Its use shall be solely for the purpose for which the classified matter is requested.
- (2) It shall be treated or handled in accordance with the classification categories of the originating office.
- (3) Handling shall be made by security-cleared personnel.
- (4) Reproduction and dissemination shall not be made without the consent of the Department Head.

d. *Disclosure of classified matter for publication.*—Classified matter shall be released for public consumption only upon the consent of the Department Head or his authorized representative. However, in instances where there is a demand or need for releasing classified information, extreme care and caution must be exercised to analyze in detail the contents of the classified matter before release. Normally, all information are released through Public Information Officers. Public Information Officers should be assisted in the analysis of classified information by the Security Officer.

e. *Disclosure through conferences and meetings.*—

- (1) Disclosure of classified matter in conferences and other gatherings which include personnel outside the Department shall be in accordance with sub-paragraph 34a above. In conducting conferences involving classified information, the following data should be requested from each participant:
 - (a) Name and designation or position of participant.
 - (b) Address of participant.
 - (c) Signature of participant.
- (2) Physical security of the conference room should be assured. Sponsoring agencies shall observe, among other things, the following:
 - (a) Arrangements for admission of those persons authorized to attend. All

individuals must produce positive identification.

- (b) Arrangements for protection of classified matter handled during the meeting.
- (c) Control of signal equipment, notes and memoranda.
- (d) Provision of adequate guards.

35. Removal of classified matter from offices for official use.—

a. Classified matter shall not be removed from offices for the purpose of working on such matter at night or for other purposes involving personal convenience. When necessity requires such removal, Department Heads through the Security Officer shall insure that adequate controls are established as follows:

- (1) An appropriate authority specifically designated by the Department Head shall authorize each removal only after insuring that adequate security for the material can be provided.
- (2) Storage safeguards shall be strictly observed.

b. Department Heads shall maintain a temporary record in whatever appropriate form of all classified matter removed from their facilities or installation to insure that they are accounted for.

SECTION IX

TRANSMISSION OF CLASSIFIED MATTER

42. Classified document receipts.—

a. Transmission of TOP SECRET and SECRET documents shall be covered by a receipt system (ANNEX B). Transmission of CONFIDENTIAL documents may be covered by a receipt system when required by the sender.

b. The receipt form will identify the addressor, addressees and the document, but should not contain classified information. It shall be signed by the recipient and returned to the sender. The name of the recipient shall be printed, stamped or typed on the form.

43. Cover Sheets.— Classified documents shall be covered with cover sheets as follows:

For Top SECRET 8" x 13" white paper lined with $\frac{1}{2}$ " green border

For SECRET 8" x 13" white paper lined with $\frac{1}{2}$ " red border.

For CONFIDENTIAL 8" x 13" white paper lined with $\frac{1}{2}$ " blue border.

Security classification and instructions are printed on the front page of the cover sheet. The back

page is designed to show a record of transmission of the document it will cover.

a. All classified documents (CONFIDENTIAL and up), from the moment they are initiated, shall be covered by appropriate cover sheets, which shall stay with such documents until both are authorized for destruction.

b. When a TOP SECRET or SECRET document is reproduced, the reproduced copies shall be provided with new cover sheets and the "Record of Transmission" on the back page shall record only those personnel who handled each copy from the moment of its reproduction.

c. Cover sheets prescribed by this Memorandum Circular shall be used only for classified documents transmitted among the various Departments of the National Government.

44. Preparation of classified matter for transmission outside a Department.—

a. Classified documents for transmission by Philippine registered mail or diplomatic pouch shall be prepared as follows:

- (1) The documents shall be inclosed in two opaque envelopes or covers.
- (2) A receipt shall be inclosed with the document as appropriate.
- (3) The inner envelope or cover shall be addressed and sealed with sealing wax. The return address should likewise be written in the inner envelope.
- (4) The classification on the front and back of the inner envelope shall be marked in such a way that the markings will be easily seen when the outer cover is removed. Special markings required shall be placed on the front of the inner envelope.
- (5) The inner envelope shall be inclosed in the opaque outer envelope or cover. The classification marking of the inner envelope must not be detectable through the outer envelope.
- (6) The outer envelope with the inner envelope will then be forwarded. Classification or other special markings shall not appear on the outer envelope.

b. Classified documents for transmission through specifically authorized couriers shall be prepared as follows:

- (1) The documents shall be inclosed in an opaque sealed envelope.
- (2) The document shall be covered by a receipt as appropriate.
- (3) The envelope shall be addressed and provided with a return address. No classification or other markings shall appear on the envelope.

45. *Transmission within a Department.*—Preparation of classified matter for transmission within a Department shall be governed by regulations issued by the Head of the Department.

SECTION X

SECURITY OF CONTAINERS

46. *Unlocked containers.*—

a. Any person finding a container of classified matter unlocked and unattended shall:

- (1) Report such fact immediately to the Head of the Department concerned, or to the Security Officer.
- (2) Notify the person responsible for the container and its contents.
- (3) Lock the container.

b. When notified that a container of classified matter has been found unlocked and unattended, the individual responsible for the container shall check the contents for visible indications of tampering.

c. Persons who find classified matter out of safes and unattended shall immediately report such fact to the Head of the Department or to the Security Officer.

47. *Record of locking and unlocking containers.*—Officers responsible for TOP SECRET and SECRET matters shall maintain a record of the time and date the container is locked and unlocked.

48. *Changing, recording and disseminating container combinations.*—

a. Combinations shall be changed at least once every six (6) months and at such other times as deemed appropriate, and at the earliest practicable time following:

- (1) The loss or possible compromise of the safe combination.
- (2) The discharge, suspension or reassignment of any person having knowledge of the combination.
- (3) The receipt of a container.

36. *Compromise or loss of classified matter.*—

a. Any person who becomes aware of the disclosure, or the possibility of disclosure, of classified matter to any unauthorized person, or the loss of a classified document, shall immediately notify by the fastest means available the:

- (1) Security Officer of the Department having primary interest (normally the originator), and the
- (2) Department Head of the individual having custody.

b. The Department Head of the individual having custody shall cause an investigation to be made. This investigation will fix individual responsibility for the compromise or possible compromise of TOP

SECRET and SECRET matter and, when it can not be established, will fix responsibility on the appropriate officer who allowed the existence of inadequate or insecure conditions, which led to the compromise or possible. In every case, the Head of the Department concerned shall take positive action to correct deficiencies and prevent recurrences, including appropriate disciplinary action and/or criminal prosecution against responsible individuals.

SECTION VIII

REGRADING AND DECLASSIFICATION

37. *Responsibility for regrading.*—

a. Each Department Head shall keep under continuing review all classified information in his custody, or of primary interest to him, and will initiate downgrading or declassifying action as soon as conditions warrant.

b. In obvious cases of overclassification or underclassification, higher authority may adjust the classification without referral to the originator, except to notify the originator of the change of classification. The originator will then take the action specified in paragraph 40.

38. *Downgrading or declassification.*—

a. Originators of letters of transmittal or other covering documents, classified solely or partially because of classified inclosures, shall place on such documents a notation substantially as follows:

"REGRADED UNCLASSIFIED (or appropriate classification) WHEN SEPARATED FROM CLASSIFIED INCLOUSURES."

b. For classification purposes, indorsements and numbered comments or routing slips will be handled as separate documents.

c. Holders of classified matter may downgrade or declassify them when circumstances do not warrant retention in the original classification, provided the consent of the appropriate classification authority has been obtained. The downgrading or declassification of extracts from or paraphrases of classified documents also require the consent of the appropriate classification authority. Material which has been classified by a friendly foreign nation or international organization or another Department of the Philippine Government will be downgraded or declassified only with the consent of the originator.

39. *Regrading.*—If the recipient of classified matter believes that it has been classified too highly, he may request the originator for its downgrading or declassification. If the recipient of unclassified material believes that it should be classified or if the recipient of classified material believes that its classification is not sufficiently protective, the recipient may request the originator to classify the material or upgrade it.

40. *Notification of change of classification.*—

a. The Official taking action to declassify, downgrade or upgrade classified material shall notify all addressees to whom the material was originally transmitted. Officials providing additional distribution (other than initial) of classified material should notify all recipients to whom the additional distribution was furnished of the regrading action required.

b. When downgrading a document in part, the originating Department shall notify recipients as to the new classification of separate chapters, sections, paragraphs or other appropriate subdivisions.

41. *Marking of regraded documents.*—

a. *Authority annotation.*—Whenever classified matter is declassified, downgraded or upgraded, each copy of the material shall be marked or stamped on the front cover or on the first page, if the document has no cover, with a notice in the following manner:

(1) REGRADED (enter new classification), BY AUTHORITY OF (enter title or position of official authorized to make the change), BY (enter name, grade and organization of the official making the change), ON (enter the date on which the change was made).

b. *Classification markings.*—Regraded documents and material shall be re-stamped or re-marked (not typed) as prescribed in paragraph 27 above and the old classification markings lined through. If the document is declassified, the classification markings on the outside of the front and back covers, title page and first and back pages of the text should be lined through. Prints of motion picture films shall show regrading or declassification action on leaders attached between the plain leader and first title frame.

c. *Documents on file.*—When classified documents on file can not be immediately regraded for obvious reasons, such as the inability to screen a large volume of files to locate the document, the Department Head concerned may establish a system in which individual documents are regraded when charged out of the file for use or screened for regrading purposes, whichever occurs first. In cases requiring upgrading, material shall be given storage safeguards required by the new classification.

b. Identification numbers must be obliterated from combination padlocks prior to their use. Three-position dial-type combination padlocks, the combinations of which can be changed in the manner as those of locks built into safes, need not have the manufacturer's identification numbers obliterated.

49. *Control of keys.*—Keys shall be safeguarded as follows:

a. All keys shall be recorded in a control register and checked periodically.

b. All keys for containers of classified matter when not in use shall be placed in a locked box in the office under the care of a responsible officer.

c. Duplicate keys should be placed in a sealed container and kept in a combination safe.

d. The loss of a key must be reported to the Head of the Department or to the Security Officer.

e. Department Heads shall institute additional measures to safeguard keys appropriate to their respective offices.

SECTION XI

50. *Special procedures for safeguarding certain documents from foreign nationals.*—

a. Classified information which should be withheld from foreign nationals shall be stamped or marked with a special handling notice as follows:

SPECIAL HANDLING REQUIRED. RELEASE TO FOREIGN NATIONALS NOT AUTHORIZED EXCEPT (enter "None" or names of representatives of foreign nations specifically authorized to have access to the document) By Authority of (enter title or position of official authorized to determine which foreign nationals may have access to the document) Date (enter date).

51. *Classified matter in the possession of individuals on travel orders.*—

a. An individual on travel orders who is authorized to have in his possession classified matter shall safeguard such matter by one of the following methods:

(1) By contacting and availing of the storage facilities of the nearest respective field or branch office, or Armed Forces installation; or

(2) By keeping the matter under personal physical control at all times.

b. Personnel on travel status shall not carry classified matter across international borders where the classified matter may be liable to scrutiny by customs inspectors or other unauthorized individuals. Such matter should be sent in advance by diplomatic pouch or diplomatic courier only.

52. *Emergency destruction.*—

a. *Plans.*—Department Heads shall provide for emergency destruction or safe removal of all classified matter under their jurisdiction should civil disturbances, disaster or enemy action require such action.

b. *Aboard airplane or ship.*—If a craft carrying classified matter is forced down, stranded or ship-

wrecked on unfriendly territory or on neutral territory where capture appears imminent or, under any other circumstances where it appears unlikely that the classified matter can properly be protected, such matter shall be destroyed in any manner that will render recognition impossible, preferably by burning.

53. *Security of typewriter ribbons.*—Cotton, rayon, paper and silk typewriter ribbons are insecure until typed through at least twice. Insecure ribbons shall be appropriately safeguarded if used to type classified information. Nylon ribbons are secure at all times.

54. *Classified waste.*—Waste, such as preliminary drafts, notes, dictaphone—or other-type recordings, typewriter ribbons, carbon paper, stencils, stenographic notes, carbon plates, exposed film (developed or undeveloped) and similar items containing classified information shall be disposed of in a manner prescribed for similarly classified matter. Certificate of destruction is not required.

55. *Supplementary security regulations.*—Department Heads shall publish regulations to supplement this Memorandum Circular to include measures appropriate to their respective Departments as indicated herein and to cover the following general subjects or circumstances:

a. Movement control of organic personnel and visitors within their respective jurisdictions.

b. Security arrangements in dealing with government contractors engaged in projects concerning classified matter.

c. Security measures to safeguard classified information transmitted through electronic communication facilities.

Department Heads shall seek the assistance of the Director, National Intelligence Coordinating Agency or of the Secretary of National Defense in preparing the above supplemental regulations.

56. *Security Clearance.*—The Head of the Department shall be responsible for the issuance of security clearances in his Department. In this regard he may coordinate directly with the National Intelligence Coordinating Agency or the Department of National Defense.

SECTION XII

ADMINISTRATIVE LIABILITY

57. Any violation of the provisions of these regulations shall be dealt with administratively by proper authorities. Said administrative proceeding shall be without prejudice to any criminal prosecution if the violation constitutes an offense under the provisions of the Revised Penal Code or any other penal law. The unauthorized publication of any classified information shall be deemed a violation of these regulations by the parties responsible therefor.

All executive orders, proclamations or circulars inconsistent herewith are hereby revoked.

By authority of the President:

(Sgd.) CALIXTO O. ZALDIVAR
Acting Executive Secretary

Manila, August 14, 1964

Department of Public Works and Communications

CIVIL AERONAUTICS ADMINISTRATION

ADMINISTRATIVE ORDER No. 3 Series of 1964

Pursuant to the provisions of Section 32, para. 9 and 19, Republic Act No. 776, approved June 20, 1952, the following rules and regulations are hereby promulgated for the observance of all persons concerned.

This Order shall be known as OPERATION OF CIVIL AIRCRAFT IN THE PHILIPPINES and any reference to said title shall mean as referring to this Administrative Order.

ESTABLISHMENT OF AUTHORITY

This Administrative Order prescribes rules and regulations governing the operation of civil aircraft (other than moored balloons, kites, unmanned rockets, and unmanned free balloons) within the Republic of the Philippines.

EFFECTIVITY

This Administrative Order shall take effect upon approval.

CANCELLATION

This Administrative Order supersedes, revokes or cancels all previous administrative orders, rules, and regulations of the Civil Aeronautics Administration or such portions thereof as are inconsistent herewith.

COMPLIANCE

Any person who shall violate any provision of these rules and regulations shall be dealt with in accordance with the provisions of Republic Act No. 776, approved June 20, 1952.

DEFINITIONS

Air Commerce—means interstate, overseas, or foreign air commerce or the transportation of

mail by aircraft or any operation or navigation of aircraft within the limits of any Federal airway or any operation or navigation of aircraft which directly affects, or which may endanger safety in, interstate, overseas, foreign air commerce.

Aircraft—means a device that is used or intended to be used for flight in the air.

Aircraft Engine—means an engine that is used or intended to be used in propelling aircraft. It includes engine appurtenances and accessories necessary for its functioning, but does not include propellers.

Airframe—means the fuselage, booms, nacelles, cowlings, fairings, airfoil surfaces (including rotors but) excluding propellers and rotating airfoils of engines, and landing gear of an aircraft and their accessories and controls.

Airplane—means an engine driven fixed-wing aircraft heavier than air, that is supported in flight by the dynamic reaction of the air against its wings.

Airport—means an area of land or water that is used or intended to be used for the landing and takeoff of aircraft, and includes its buildings and facilities if any.

Air Traffic Control—means a service operated by appropriate authority to promote the safe, orderly, and expeditious flow of air traffic.

Air Transportation—means interstate, overseas, or foreign air transportation of mail by aircraft.

WORDING

The concept of word usage and intended meaning which has been adhered to, in this Administrative Order is set forth below.

“Shall” denotes only when application of a procedure or standard is mandatory.

“Should” denotes only when application of a procedure or standard is recommended.

“May” denotes only when application of a procedure or standard is optional.

“Will” denotes only to indicate futurity, never to indicate any degree of requirement for application of procedure or standard.

Statement of facts, of an explanatory nature and relating to the use of procedural material, is identified and worded as “Notes”.

DEFINITIONS

Definition of terms used in this Administrative Order are not self-explanatory in that they do not have accepted dictionary meanings. A definition does not have an independent status but is an essential part of each standard and recommended practice in which the term is used, since a change in meaning of the term would affect the specification.

As used in this Administrative Order the terms set forth below shall have the meanings indicated.

Alternate Airport—means an airport at which an aircraft may land if a landing at the intended airport becomes inadvisable.

Appliance—means any instrument, mechanism, equipment, part, apparatus, appurtenance, or accessory, including communications equipment, that is used or intended to be used in operating controlling an aircraft in flight, is installed in or attached to the aircraft, and is not part of an airframe, engine, or propeller.

Approved—means unless used with reference to another person, means approved by the Director.

Autorotation—means a rotorcraft flight condition in which the lifting rotocraft is in motion.

Auxiliary Rotor—means a rotor that serves either to counteract the effect of the main rotor torque on a rotorcraft or to maneuver the rotorcraft about one or more of its three-principal axes.

Balloon—means a lighter-than-air aircraft that is not engine driven.

CAA—Civil Aeronautics Administration.

Category—(1) As used with respect to the certification, ratings, privileges, and limitations of airmen, means a broad classification of aircraft. Examples include: airplane, rotorcraft, glider, and lighter-than-air; and

(2) As used with respect to the certification of aircraft, means a grouping of aircraft based upon intended use or operating limitations. Examples include: transport; normal; utility; acrobatic; limited restricted; and provisional.

Civil Aircraft—means aircraft other than public aircraft.

Class—

(1) As used with respect to the certification, ratings, privileges, and limitations of airmen, means a classification of aircraft within a category having similar operating characteristics. Examples include: single engine; multi-engine; land; water; gyroplane; helicopter; airship; and free balloon; and

(2) As used with respect to the certification of aircraft, means a broad grouping of aircraft having similar characteristics of propulsion, flight or landing. Examples include: airplane; rotorcraft; glider; balloons; landplane; and seaplane.

Crewmember—means a person assigned to perform duty in an aircraft during flight time.

Critical Engine—means the engine whose failure would most adversely affect the performance or handling qualities of an aircraft.

Director—means the Director of Civil Aviation or any person to whom he has delegated his authority in the matter concerned.

Dual Instruction—means flight instruction received during flight time from a person authorized by this chapter to give flight instruction.

Flight Crewmember—means a pilot, flight engineer, or flight navigator assigned to duty in an aircraft during flight time.

Flight Time—means the time from the moment the aircraft first moves under its own power for the purpose of flight until the moment it comes to rest at the next point of landing.

Foreign Air Carrier—means any person other than a citizen of the Philippines, who undertake directly, by lease or other arrangement, to engage in air transportation.

Glider—means a heavier-than-air aircraft, that is supported in flight by the dynamic reaction of the air against its lifting surfaces and whose free flight does not depend principally on an engine.

Helicopter—means a rotorcraft that, for its horizontal motion, depends principally on its engine-driven rotors.

Heliport—means an area of land, water, or structure used or intended to be used for landing and takeoff of helicopters.

IFR Conditions—means weather conditions below the minimum for flight under visual flight rules.

Instrument—means a device using an internal mechanism to show visually or aurally the attitude, altitude, or operation of an aircraft part. It includes electronic devices for automatically controlling an aircraft in flight.

Large Aircraft—means of more than 12,500 pounds, maximum certificated takeoff weight.

Lighter-Than-Aircraft—means that aircraft can rise and remain suspended by using contained gas weighing less than the air that is displaced by the gas.

Main Rotor—means the rotor that supplies the principal lift to a rotorcraft.

Maintenance—means inspection, overhaul, repair, preservation, and the replacement of parts, but excludes preventive maintenance.

Manifold Pressure—means absolute pressure as measured at the appropriate point in the induction system and usually expressed in inches or mercury.

Medical Certificate—means acceptable evidence of physical fitness on form prescribed by the Director.

Minor Alteration—means an alteration other than major alteration.

Minor Repair—means a repair other than a major repair.

Night—means the time between the end of evening civil twilight and the beginning of morning civil twilight, as published in the American Air Almanac, converted to local time.

Operate—with respect to aircraft, means use, cause to use or authorize to use aircraft for the purpose of air navigation, including the piloting of aircraft with or without the right of legal control (as owner, lessee, or otherwise).

Operational Control—means with respect to a flight, means the exercise of authority over initiating, conducting, or terminating a flight.

Parachute—means a device used or intended to be used to retard the fall of a body or object through the air.

Person—means an individual, firm, partnership, corporation, company, association, jointstock association, or governmental entity. It includes a trustee, receiver, assignee, or similar representative of any of them.

Pilotage—means navigation by visual reference to landmarks.

Pilot in Command—means the pilot responsible for the operation and safety of an aircraft during flight time.

Propeller—means a device for propelling an aircraft that has blades on an engine driven shaft and that, when rotated, produces by its action on the air, a thrust approximately perpendicular to its plane of rotation. It includes control components normally supplied by its manufacturer, but does not include main and auxiliary rotors or rotating airfoils of engines.

Rating—means a statement that, as a part of a certificate, sets forth special conditions, privileges, or limitations.

Rocket—means an aircraft propelled by ejected expanding gases generated in the engine from self-contained propellants and not dependent on the intake of outside substances. It includes any part which becomes separated during the operation.

Rotorcraft—means a heavier-than-air aircraft that depends principally for its support in flight on the lift generated by one or more rotors.

Type—(1) As used with respect to the certification, ratings, privileges, and limitations of airmen, means a specific make and basic model of air-

craft, including modifications thereto that do not change its handling or flight characteristics. Examples include: DC-7, constellation 1049, and F-27; and

(2) As used with respect to the certification of aircraft, means those aircraft which are similar in design. Examples include: DC-7 and DC-7C; 1049G and 1049H; and F-27 and F-27F.

Republic of the Philippines—In geographical sense, means (1) the defined territorial limits of the Philippines including the territorial waters, and (2) the airspace of those areas.

Philippine air carrier means a citizen of the Philippines who undertakes directly by lease, or other arrangement, to engage in air transportation.

PART 1—GENERAL OPERATING RULES

1.0 —General

1.1 —Responsibility and authority of the pilot in command.

1.1.1 —The pilot in command of an aircraft is directly responsible for, and is the final authority as to, the operation of that aircraft.

1.1.2 —In an emergency requiring immediate action, the pilot in command may deviate from any rule of this Administrative Order to the extent required to meet that emergency.

1.1.3 —Each pilot in command who deviates from a rule under paragraph 1.1.2 of this Administrative Order shall, upon the request of the Director, send a written report of that deviation to the Director.

1.2 —Preflight action.

1.2.1 —Each pilot in command shall, before beginning a flight, familiarize himself with all available information concerning that flight. This information must include, for a flight under IFR or a flight not in the vicinity of an airport, available weather reports and forecasts, fuel requirements, alternatives available if the planned flight cannot be completed, and any known traffic delays of which he has been advised by ATC.

1.3 —Flight crewmembers at stations.

1.3.1 —During takeoff and landing, and while en route, each required flight crewmember shall:

a) Be at his station unless his absence is necessary in the performance of his duties in connection with the operation of the aircraft; and

b) Keep his seat belt fastened while at his station.

1.4 —Careless or reckless operation.

1.4.1 —No person may operate an aircraft in a careless or reckless manner so as to endanger the life or property of another.

1.5 —Liquor and drugs.

1.5.1 —No person may act as a crewmember or a civil aircraft while:

a) Under the influence of intoxicating liquor; or

b) Using any drug that affects his facilities in any way contrary to safety.

1.5.2 —Except in an emergency, no pilot of a civil aircraft may allow a person who is obviously under the influence of intoxicating liquors or drugs (except a medical patient under proper care) to be carried in that aircraft.

1.6 —Dropping objects.

1.6.1 —No pilot in command of a civil aircraft may allow any object to be dropped from that aircraft in flight that creates a hazard to persons or property. However, this section does not prohibit the dropping of any object if reasonable precautions are taken to avoid injury or damage to persons or property, provided that written permission shall be obtained from the Director.

1.7 —Parachute and parachuting.

1.7.1 —No pilot of a civil aircraft may allow a parachute that is available for emergency use to be carried in that aircraft unless it is an approved type and;

a) If a chair type (canopy in back), it has been packed by an appropriately rated parachute rigger within the preceding 120 days; or

b) If any other type, it has been packed by an appropriately rated parachute rigger within the preceding 60 days.

1.7.2 —Except in an emergency, no pilot in command may allow, and no person may make, a parachute jump from an aircraft except in accordance with the terms of an authorization issued by the Director.

1.8 —Towing.

1.8.1 —No pilot of a civil aircraft may tow anything with that aircraft except in accordance with the terms of a certificate of waiver issued by the Director.

1.8.2 —An application for a certificate of waiver under this section is made on a form and in a manner prescribed by the Director and must be submitted to the CAA Central Office or the nearest CAA Regional Office.

1.9 —Aerobic Flight.

1.9.1 —No pilot shall intentionally fly an aircraft in aerobic flight carrying passengers unless all occupants are equipped with approved parachutes.

1.10 —Transportation of Explosives and other Dangerous Articles.

1.10.1 —No person piloting an aircraft shall permit explosives or other dangerous articles such as inflammable liquids or solids, oxidizing material, corrosive liquid, poisonous liquid or solid, or tear gas to be carried in aircraft, except as authorized by the Director.

1.11 —Transportation of Livestock and Cadavers.

1.11.1 —No aircraft of Philippine registry shall load, or cause to be loaded, any of the following, unless they are well crated or in leak proof and odorless containers, and placed in a compartment separate from that of the passengers: cadavers, live animals, pet dogs, monkeys, cats, fish, fowl, slaughtered animals, and such other things that emit unpleasant and foul odor or cause or likely to cause danger, hazard or discomfort to the passengers or crew or to the aircraft itself.

1.11.2 —Cargo planes may be used in transporting the items which passenger planes are prohibited to carry as provided for in paragraph 1.11.1 so long as they are placed in such a condition and in a manner as not to affect the health and/or the safety of the members of the crew.

1.12 —Fuel Supply.

1.12.1 —No person may operate a civil aircraft in IFR conditions unless it carries enough fuel (considering weather reports and forecasts, and weather conditions) to complete the flight to the first intended point of landing, to fly from that point to the alternate airport, and to fly thereafter for 45 minutes at normal cruising speed.

1.12.2 —Aircraft operated under Visual Flight Rules (VFR) shall carry sufficient fuel when Visual Meteorological Conditions (VMC) are forecast for the route, to fly to the aerodrome of intended landing and thereafter to fly for 45 minutes at normal cruising speed.

1.13 —Portable radio receivers.

1.13.1 —No person may operate, nor may any operator or pilot in command of an aircraft allow the operation of, a portable radio receiver on any Philippine registered civil aircraft.

1.14 —Flight instruction and simulated instrument flight.

1.14.1 —No person may operate a civil aircraft that is being used for flight instruction unless that aircraft has fully functioning dual controls.

1.14.2 —No person may operate a civil aircraft in simulated instrument flight unless:

- a) An appropriately rated pilot occupies the other control seat as safety pilot;
- b) The safety pilot has adequate vision forward and to each side of the aircraft, or a competent observer in the aircraft adequately supplements the vision of the safety pilot.

1.14.3 —Except in the case of a lighter-than-air aircraft, that aircraft is equipped with functioning dual controls.

1.15 —VOR Equipment Check for IFR Operations.

1.15.1 —No person may operate a civil aircraft under IFR using the VOR system of radio navigation unless the VOR equipment of that aircraft:

- a) Is maintained, checked, and inspected under an approved procedure; or
- b) Has been operationally checked within the preceding ten hours of flight time and within ten days before flight, and was found to be within the limits of the permissible indicated bearing error set forth in paragraph 1.15.2 or 1.15.3 of this section.

1.15.2 —Except as provided in paragraph 1.15.3 of this section, each person conducting a VOR check under paragraph 1.15.1(b) of this section, shall:

- a) Use a CAA operated or approved test signal at the airport of intended departure, to check the VOR equipment (the maximum permissible indicated bearing error is plus or minus 4 degrees);
- b) If a CAA operated or approved test signal is not available at the airport of intended departure, use a point on an airport surface designated by the Director as a VOR system check point (the maximum

permissible bearing error is plus or minus 4 degrees).

c) If neither a CAA operated or approved test signal nor a designated check point on the surface is available, use an airborne check point designated by the Director (the maximum permissible bearing error is plus or minus 6 degrees); or

d) If no check signal or point is available, while in flight—

- 1) Select a VOR radial that lies along the centerline of an established VOR airways;
- 2) Select a prominent ground point along the selected radial preferably more than 20 miles from the VOR ground facility and maneuver the aircraft directly over the point at a reasonably low altitude; and
- 3) Note the VOR bearing indicated by the receiver when over the ground point (the maximum permissible variation between the published radial and the indicated bearing is 6 degrees).

1.15.3 —If dual system VOR (units independent of each other except for the antenna) is installed in the aircraft, the person checking the equipment may check one system against the other in place of the check procedures specified in paragraph 1.15.2 of this section. He shall tune both systems to the same VOR ground facility and note the indicated bearings to that station. The maximum permissible variation between the two indicated bearings is 4 degrees.

1.15.4 —Each person making the VOR operational check as specified in paragraphs 1.15.2 and 1.15.3 of this section shall enter the date, place, bearing error, and his signature in the aircraft log or other permanent record.

1.16 —Civil Aircraft Certificates Required.

1.16.1 —No person may operate a civil aircraft unless it has within it:

- a) An appropriate and current airworthiness certificate or special flight permit; and
- b) A registration certificate issued to its owner.

1.17 —Civil Aircraft Airworthiness.

1.17.1 —No person may operate a civil aircraft unless it is in an airworthy condition.

1.17.2 —The pilot in command of a civil aircraft is responsible for determining whether that aircraft is in condition for safe flight. He shall discontinue the flight when unairworthy mechanical or structural conditions occur.

1.18 —Civil Aircraft Operating Limitations and Marking Requirements.

1.18.1 —Each person operating a civil aircraft shall comply with the operating limitations for that aircraft prescribed by the certifying authority of the country of registry.

1.18.2 —No person may operate a Philippine registered civil aircraft unless there is available in the aircraft a current CAA approved Aircraft Flight Manual for that aircraft, placards, listings, instrument markings, or any combination thereof, containing each operating limitation prescribed for that aircraft by the Director, including the following:

- a) Powerplant (e.g., r.p.m., manifold pressure, gas temperature, etc.).
- b) Airspeeds (e.g., normal operating speed, flaps extended speed, etc.).
- c) Aircraft weight, center of gravity, and weight distribution, including the composition of the useful load in those combinations and ranges intended to insure that the weight and center of gravity position will remain within approval limits (e.g., combinations and ranges of crew, oil, fuel, and baggage).
- d) Minimum flight crew.
- e) Kinds of operation.
- f) Maximum operating altitude.
- g) Maneuvering flight load factors.
- h) Rotor speed (for rotorcraft)
- i) Limiting height-speed envelope (for rotorcraft).

1.19 —Aircraft instrument and Equipment Requirement.

1.19.1 —No person may operate a powered civil aircraft with a standard category Philippine airworthiness certificate in any operation described in paragraphs 1.19.2—1.19.4 of this section unless that aircraft contains the instruments and equipment specified therein for that type of operation or CAA approved equivalents thereof.

1.19.2 —Visual Flight Rules (day). For VFR flight during the day the following instruments and equipment are required:

- a) Airspeed indicator.
- b) Altimeter.
- c) Magnetic direction indicator.

- d) Tachometer for each engine.
- e) Oil pressure gauge for each engine using pressure system.
- f) Temperature gauge for each liquid-cooled engine.
- g) Oil temperature gauge for each air-cooled engine.
- h) Manifold pressure gauge for each altitude engine.
- i) Fuel gauge indicating the quantity of fuel in each tank.
- j) Landing gear position indicator, if the aircraft has a retractable landing gear.
- k) If the aircraft is operated for hire over water and beyond power-off gliding distance from shore, a Very pistol, and approved flotation gear readily available to each occupant.
- l) Approved safety belts for each occupants. The rated strength of each safety belt shall not be less than that corresponding with the ultimate load factors specified in the current applicable aircraft airworthiness requirements considering the dimensional characteristics of the safety belt installation for the specific seat or berth arrangement. The webbing of each safety belt shall be replaced as required by the Director.

1.19.3 —Visual Flight Rules (night). For VFR flight at night the following instruments and equipment are required:

- a) Instruments and equipment specified in paragraph 1.19.2 of this section.
- b) Approved position lights.
- c) On large aircraft or when required by the aircraft's airworthiness certificate, an approved anti-collision light system. In the event of failure of any light of the anti-collision light system, operations with the aircraft may be continued to a stop where repairs or replacement can be made without delay.
- d) If the aircraft is operated for hire, one electric landing light.
- e) An adequate source of electrical energy for all installed electrical and radio equipment.
- f) One spare set of fuses, or three spare fuses of each kind required.
- g) Two-way radio communications system.

1.19 —Instrument Flight Rules. For IFR flight the following instruments and equipment are required:

- a) Instruments and equipment specified in paragraph 1.19.2 of this section and for night flight, instruments and equipment specified in paragraph 1.19.3 of this section.
- b) Navigational equipment appropriate to the ground facilities to be used.
- c) Gyroscopic rate-of-turn indicator.
- d) Bank indicator.
- e) Sensitive altimeter adjustable for barometric pressure.
- f) Clock with sweep-second hand.
- g) Generator of adequate capacity.
- h) Gyroscopic bank and pitch indicator (artificial horizon).
- i) Gyroscopic direction indicator (directional gyro or equivalent).

1.19.5 —Requirements for non-powered aircraft shall be covered by an appropriate flight manual.

1.20 —Flight recorders.

1.20.1 —Except as provided in paragraph 1.20.5 of this section, no holder of an air carrier or commercial operator certificate may operate any of the following airplanes unless there is installed on that airplane an approved flight recorder meeting the requirements of paragraph 1.20.2 and that flight recorder is operated in accordance with paragraph 1.20.3:

- a) Large turbine-powered airplanes.
- b) Large airplanes certified for operations above 25,000 feet MSL.

1.20.2 —Each flight recorder must record at least the following information:

- a) Time
- b) Altitude
- c) Airspeed
- d) Vertical acceleration
- e) Heading.

1.20.3 —Each flight must be operated continuously from the beginning of each take-off roll to the end of each landing roll. However, flight may be conducted without an operating flight recorder in order to—

- a) Ferry an aircraft with an inoperative flight recorder from a place where repair or replacement cannot be made to a place where they can be made;
- b) Continue a flight as originally planned, if the flight recorder becomes inoperative after the airplane has taken off; or

c) Conduct an airworthiness flight test, during which the flight recorder is turned off to test it or to test any communications or electrical equipment installed in the aircraft.

1.20.4 —Each person subject to this section shall retain all recorded information for at least 60 days or if requested by the Director, for a longer period.

1.20.5 —This section does not apply to a ferry flight of a newly acquired airplane from the place where possession of it was taken to a base where the flight recorder is to be installed.

1.21 —Transport category civil airplane weight limitations.

1.21.1 —No person may takeoff any transport category airplane unless

- a) The takeoff weight does not exceed the authorized maximum takeoff weight for the elevation of the airport of takeoff;
- b) The elevation of the airport of takeoff is within the altitude range for which maximum takeoff weights have been determined;
- c) Normal consumption of fuel and oil in flight to the airport of intended landing will leave a weight on arrival not in excess of the authorized maximum landing weight for the elevation of that airport; and
- d) The elevation of the airport of intended landing and of all specified alternate airports are within the altitude range for which maximum landing weights have been determined.

1.21.1 —No person may operate a turbine-powered transport category airplane certificated in accordance with the approved performance requirements contrary to the Airplane Flight Manual, nor takeoff that airplane unless—

- a) The takeoff weight does not exceed the takeoff weight specified in the Airplane Flight Manual for the elevation of the airport and for the ambient temperature existing at the time of takeoff;
- b) Normal consumption of fuel and oil in flight to the airport of intended landing and to the alternate airports will leave a weight on arrival not in excess of the landing weight specified in the Airplane Flight Manual for the elevation of each of the airports involved and for the ambient temperatures expected at the time of landing;

c) The takeoff weight does not exceed the weight shown in the Airplane Flight Manual to correspond with the minimum distances required for takeoff considering the elevation of the airport, the runway to be used, the effective runway gradient, and the ambient temperature and wind component existing at the time of takeoff; and

d) Where the takeoff distance includes a clearway, the clearway distance is not greater than one-half of—

- (1) The takeoff run, in the case of airplanes certificated in accordance with the approved performance requirements.
- (2) The runway length, in the case of airplanes certificated in accordance with the approved performance requirements.

1.21.3 —No person may take off a turbine-powered transport category airplane certificated in accordance with the approved performance requirements, unless, in addition to the requirements of paragraph 1.21.2 of this section:

- a) The accelerate-stop distance is no greater than the length of the runway plus the length of the clearway (if present);; and
- c) The takeoff run is no greater than the length of the runway.

1.22 —Restricted category civil aircraft; operating limitations.

1.22.1 —No person may operate a restricted category civil aircraft carrying persons or property for compensation or hire. For the purposes of his section, a special purpose operation such as crop dusting, seeding, spraying, and banner towing (including the carrying of required persons or materials to the location of that operation) is not considered to be the carrying of persons or property for compensation or hire.

1.22.2 —No person operating a restricted category civil aircraft in a special purpose operation may carry any person in that aircraft except the minimum crew required for that operation and crew trainees.

1.22.3 —Except when operating in accordance with the terms and conditions of a certificate of waiver or special operating limitations issued by the Director, no person may

operate a restricted category civil aircraft in a special purpose operation—

- Over densely populated area;
- In a congested airway; or
- Near a busy airport where passenger transport operations are conducted.

1.22.4 —An application for a certificate of waiver under this section is made on a form and in a manner prescribed by the Director and must be submitted to the CAA Central Office or the nearest CAA Regional Office.

1.23 —Provisionally certificated civil aircraft; operating limitations.

1.23.1 —No person may operate a provisionally certificated civil aircraft unless he is eligible for a provisional airworthiness certificate under the approved type certification of that aircraft.

1.23.2 —No person may operate a provisionally certificated civil aircraft outside the Republic of the Philippines unless he has specific authority to do so from the Director and each foreign country involved.

1.23.3 —Unless otherwise authorized by the Director, no person may operate a provisionally certificated civil aircraft in air transportation.

1.23.4 —Unless otherwise authorized by the Director, no person may operate a provisionally certificated civil aircraft except—

- In direct conjunction with the type or supplemental type certification of that aircraft;
- For training flight crews, including simulated air carrier operations;
- Demonstration flights by the manufacturer for prospective purchasers;
- Market surveys by the manufacturer;
- Flight checking of instruments, accessories, and equipment, that do not affect the basic airworthiness of the aircraft; or
- Service testing of the aircraft.

1.23.5 —Each person operating a provisionally certificated civil aircraft shall operate within the prescribed limitations displayed in the aircraft or set forth in the provisional aircraft flight manual or other appropriate document. However, when operating in direct conjunction with the type or supplemental type certification of the aircraft, he shall operate under the approved experimental aircraft limitations of this chapter and

when flight testing, shall operate in a designated flight test area.

1.23.6 —Each person operating a provisionally certificated civil aircraft shall establish approved procedures for—

- The use and guidance of flight and ground personnel in operating under this paragraph; and
- Operating in and out of airports where takeoffs or approaches over populated areas are necessary. No person may operate that aircraft except in compliance with the approved procedures.

1.23.7 —Each person operating a provisionally certificated civil aircraft shall ensure that each flight crewmember is properly certificated and has adequate knowledge of, and familiarity with, the aircraft and procedures to be used by that crewmember.

1.23.8 —Each person operating a provisionally certificated civil aircraft shall maintain it as required by applicable regulations and as may be specially prescribed by the Director.

1.23.9 —Whenever the manufacturer, or the Director determines that a change in design, construction or operation is necessary to ensure safe operation, no person may operate a provisionally certificated civil aircraft until that change has been made and approved.

1.23.10 —Each person operating a provisionally certificated civil aircraft—

- May carry in that aircraft only persons who have a proper interest in the operations allowed by this section or who are specifically authorized by both the manufacturer and the Director; and
- Shall advise each person carried that the aircraft is provisionally certificated.

1.23.11 —The Director may prescribe additional limitations for procedures that he considers necessary, including limitations on the number of persons who may be carried in the aircraft.

1.24 —Special rules for foreign aircraft.

1.24.1 —In addition to the other applicable regulations of this Administrative Order, each person operating a foreign civil aircraft within the Philippines shall comply with this section.

1.24.2 —VFR. No person may operate a foreign civil aircraft under VFR unless a VFR flight plan has been filed with a CAA communications station.

1.24.3 —IFR. No person may operate a foreign civil aircraft under IFR unless—

a) That aircraft is equipped with—

- (1) Radio equipment allowing two-way radio communication with ATC when it is operated in a control zone or control area; and
- (2) Radio navigational equipment appropriate to the navigational facilities to be used;

b) Each person piloting the aircraft

- (1) Holds a current Philippine instrument rating or is authorized by his foreign airman certificate to pilot under IFR; and
- (2) Is thoroughly familiar with the Philippine en route, holding, and letdown procedures; and

c) At least one crewmember of that aircraft is able to conduct two-way radiotelephone communications in the English language and that crewmember is on duty while the aircraft is approaching, operating within, or leaving the Philippines.

1.24.4 —Overwater. Each person operating a foreign civil aircraft over water off the shores of the Philippines shall give flight notification or file a flight plan, in accordance with the Supplementary Procedures for the ICAO region concerned.

PART 2—PILOT REQUIREMENTS AND FLIGHT TIME LIMITATIONS

2.0 —General

2.0.1—No person shall pilot a civil aircraft within the Philippines unless he has in his personal possession an appropriate license/rating issued by the Director. Such license/rating shall be presented for examination to any authorized representative of the Director or local law enforcement office upon request.

2.1 —Piloting Aircraft Engaged in Air Commerce.

2.1.1—No person shall act as pilot-in-command in an aircraft engaged in air commerce unless he possesses an appropriate license and type-rating of the aircraft.

2.1.2—When required by the airworthiness certificate, no person shall act as co-pilot (1st Officer) in an aircraft engaged in air commerce and carrying passengers unless he

possesses an appropriate license and type rating on the aircraft.

2.1.3—No person shall pilot an aircraft under the authority of a pilot certificate issued by the Director unless he has in his personal possession at all times, while piloting aircraft, a valid medical certificate or other evidence satisfactory to the Director showing that he has met the medical requirements appropriate to the flight privilege exercised. Medical certificate shall be valid within the following time limits:

- a) *First Class.*—Six calendar months for those operations requiring an airline transport pilot rating or a senior commercial pilot license, or twelve (12) calendar months for those operations requiring only a private pilot certificate.
- b) *Second Class.*—Twelve (12) calendar months for those operations requiring a commercial pilot certificate, or twenty-four (24) calendar months for those operations requiring only a private pilot certificate.
- c) *Third Class.*—Twenty-four (24) calendar months for those operations requiring a private or student pilot certificate.

2.1.4—No person shall pilot any aircraft during any period of known physical deficiency which would render him unfit to meet the physical requirements prescribed in his currently effective medical certificate.

2.2 —Pilot Logbooks.

2.2.1—A record of the flight time used to substantiate recent experience or qualifications for certificates or ratings shall be kept in a logbook. Such record shall show:

- a) Date of flight, duration of flight and the points between which such flight was made.
- b) Category and type of the aircraft flown, registration number, the airplane class and engine horsepower or pounds/thrust;
- c) Dual instruction given by a rated instructor, solo, pilot-in-command, co-pilot, flight instructor, instrument (synthetic trainer, hooded, actual), night flying time, etc.

2.2.2—All pilots shall log their flying time in accordance with the following:

- a) A private pilot shall be credited with the total flight time during which he acts as pilot-in-command and is the sole manipulator of the controls,

toward the total flight time required for a higher grade of pilot license.

b) A private pilot when acting as co-pilot in an aircraft normally required to be operated with a co-pilot, shall be credited with fifty per cent of the co-pilot flight time toward the total flight time required for a commercial pilot license.

c) A commercial pilot or senior commercial pilot shall be credited with the total flight time while acting as pilot-in-command, toward the total flight time required for a higher grade of pilot license.

d) A commercial pilot or senior commercial pilot while acting as co-pilot in aircraft normally required to be operated with a co-pilot, shall be credited with fifty per cent of the co-pilot flight time toward the total flight time required for a higher grade of pilot license. However, when rated on the type of aircraft, he shall be credited with the full flight time.

e) An airline transport pilot shall be credited with the total flight time while acting as pilot-in-command or as co-pilot provided that he has a category rating, a class rating and a type rating entered in his license which are appropriate to the aircraft in which he either acts as pilot-in-command or as co-pilot carrying passengers or acts for remuneration as pilot-in-command or as co-pilot.

f) A pilot actually manipulating the flight controls of an aircraft under actual or simulated instrument flight conditions solely while under hood or actual instrument or by reference to instruments and without external reference points, shall be credited with the instrument flight time thus acquired toward the total flight time required for a higher grade of pilot license.

g) In addition to the flight time credited in accordance with 2.2.2 (a) and 2.2.2 (c), dual instruction time shall be counted in full toward the total flight time required for a higher grade of pilot license.

2.3 —Pilot and other flight crewmembers shall subscribe to the flight time limitation and rest periods set forth in this Administrative Order.

2.4 —Rest periods of pilots of airplanes having a crew of one or two pilots. The following rules shall govern the rest periods of pilots of airplanes having a crew of one or two pilots.

2.4.1—*No rest for flying eight hours or less.*—The pilot may fly eight hours, or less, during any twenty-four consecutive hours without a rest period during such eight hours.

2.4.2—*Rest Twice the Number of Hours Flown.*—If a pilot is scheduled to fly in excess of eight hours during any twenty-four consecutive hours, he shall be given an intervening rest period at, or before, the termination of eight scheduled hours of flight duty. Such rest period must equal at least twice the number of hours flown since the last preceding rest period and in no case will such rest period be less than eight hours. During such rest period the pilot must be relieved of all duties with the airline.

2.4.3—*Rest for flying in excess of eight hours during any twenty-four hours.*—When a pilot has flown in excess of eight hours during any twenty-four consecutive hours, he must receive at least eighteen hours of rest before being assigned any duty with the airline.

2.4.4—*Rest for flying in excess of thirty-two hours during any seven consecutive days.*—A pilot shall not fly in excess of thirty-two hours during any seven consecutive days. Relief from all duties for not less than twenty-four consecutive hours must be given to a pilot at least once during any seven consecutive days.

2.4.5—*Flight time limitation in any one month.*—A pilot shall not fly as a member of the flight crew more than 100 hours during any one month.

2.4.6—*Flight time limitation in any one calendar year.*—A pilot shall not fly as a member of the flight crew more than 1,000 hours in any one calendar year.

2.5 —*Rest period of pilots of airplanes having a crew of two pilots and one additional pilot.*—The following rules govern the rest period of pilots of airplanes having a crew of two pilots and one additional pilot.

2.5.1—*Pilot not to fly more than twelve hours.*—A pilot may not be scheduled to fly a total of more than twelve hours during any twenty-four consecutive hours.

2.5.2—*Rest after twenty-or twenty-four hours of continuous flying.*—When a pilot has flown twenty hours or more during any forty-eight consecutive hours, or more during

any forty-eight consecutive hours, or twenty-four or more during any seventy-two consecutive hours, he must receive at least eighteen hours of rest before being assigned to any duty with the airline. In any case, each pilot shall be relieved from all duties for not less than twenty-four consecutive hours during any seven consecutive hours during any seven consecutive days.

2.6 —Flight time limitation as member of flight crew.

2.6.1—A pilot shall not fly as a member of the flight crew more than 120 hours in any one month, or 300 hours in any three calendar months.

2.6.2—*Flight time limitation as member of flight crew.*—A pilot shall not fly as a member of the flight crew more than 1,000 hours in any calendar year.

2.7 —Pilots not regularly assigned.

2.7.1—A pilot not regularly assigned as a flight crew member under the provisions of paragraph 2.5 shall not fly in excess of 100 hours in any one month.

PART 3—MAINTENANCE

3.0 —General

3.0.1—The owner or operator of an aircraft is primarily responsible for maintaining that aircraft in an airworthy condition.

3.0.2—No person may maintain an aircraft other than as prescribed in this part and other applicable regulations.

3.1 —Maintenance Required.

3.1.1—Each owner or operator of an aircraft shall have that aircraft inspected as prescribed in paragraph 3.3 of this Administrative Order and shall, between required inspections, have defects repaired as prescribed in this Administrative Order. In addition, he shall ensure that maintenance personnel make appropriate entries in the aircraft and maintenance records indicating the aircraft has been released to service.

3.2 —Carrying Persons Other than Crewmembers After Repair or Alterations.

3.2.1—No person may carry any person (other than a crewmember) in an aircraft that has been repaired or altered in a manner that may have appreciably changed its flight characteristics, or substantially affected its operation in flight, or in which new or overhauled engine or engines have been installed, until an appropriately rated pilot, with at least a private pilot's certifi-

cate, test flies the aircraft and logs the test flight in the aircraft records.

3.2.2—Paragraph 3.2.1 of this section does not require test flight if ground tests or inspections, or both show conclusively that the repair or alteration has not appreciably changed the flight characteristics, or substantially affected the flight operation of the aircraft.

3.3 —Inspections.

3.3.1—No person may operate an aircraft unless, within the preceding 12 calendar months, it has had:

- a) A periodic inspection and has been performed or supervised by a person authorized by the Director; and
- b) An inspection by a representative of the Director for the issue of an airworthiness certificate.

3.3.2—No person may operate an aircraft carrying any person (other than a crewmember) for hire or to give flight instruction for hire unless, within the preceding 100 hours time service, it has been:

- a) Inspected and approved for return to service by a person authorized by the Director; or
- b) Inspected as prescribed in paragraph 3.3.1 of this section. The 100 hour limitation may be exceeded by not more than 10 hours if necessary to reach a place at which the inspection can be done. The excess time, however, is included in computing the next 100 hours of time in service.

3.4 —Progressive Inspection.

3.4.1—Each registered owner or operator of an aircraft desiring to use the progressive inspection must submit a written request to the CAA Central Office or the nearest CAA Regional Office, and shall provide:

- a) A certified mechanic, a certificated airframe repair station, or the manufacturer of the aircraft, to supervise or conduct the progressive inspection;
- b) A current inspection procedures manual available and readily understandable to pilot and maintenance personnel containing in detail:
 - (1) An explanation of the progressive inspection, including the continuity of inspection responsibility, the making of reports, and the keeping of records and technical reference material;

- (2) An inspection schedule, including instructions for exceeding an inspection interval by not more than 10 hours while en route and for changing an inspection interval because of service experience;
- (3) Sample routine and detailed inspection forms and instructions for their use; and
- (4) Sample reports and records, and instructions for their use.
- c) Enough housing and equipment for necessary disassembly and proper inspection of the aircraft; and
- d) Appropriate current technical information for aircraft.

3.4.2—The frequency and detail of the progressive inspection shall provide for the complete inspection of the aircraft within each 12 calendar months and be consistent with the manufacturer's recommendations, field service experience, and the kind of operation in which the aircraft is engaged. The progressive inspection schedule must insure that the aircraft at all times will be airworthy and will conform to all applicable aircraft specifications, type certificate data sheets, airworthiness directives, Service Bulletins, Service Letters, and other approved data.

3.4.3—If the progressive inspection is discontinued, the owner or operator shall immediately notify the CAA Central Office or the nearest CAA Regional Office, in writing, of the discontinuance.

3.5 —Maintenance Records.

3.5.1—Each registered owner or operator of an aircraft shall keep a separate, current and permanent maintenance record for the aircraft and each engine and shall identify each record as to make, model, serial number and, if applicable, registration number of an aircraft or engine concerned.

3.5.2—Each registered owner or operator shall use a record of sufficient size and shall include in it the following information:

- a) The kind and extent of maintenance and alteration, and the time in service and date when the work is done. However, major repairs or major alterations may be logged by making reference to the prescribed CAA form by date or to the work order (by

- number) and the approving repair station.
- b) A chronological listing of compliance with mandatory service bulletins, Airworthiness Directives, and the method of compliance.
- c) The current empty weight, empty center of gravity, and useful load.
- d) The addition or removal of optional equipment.
- e) The addition or removal of required equipment in exchange for optional equipment.
- f) The total time in service and history of each engine overhauled, repaired, or reassembled to standards other than those for rebuilt engines as defined in paragraph 3.6.
- g) The total time in service of the aircraft.

3.5.3—Each registered owner or operator shall—

- a) Present the maintenance record for required entries each time inspection or maintenance is done on the aircraft or engine;
- b) Upon disposing of the aircraft or engine, give the maintenance record to the new registered owner or operator; and
- c) Make the maintenance record available for inspection by the Director.

3.6 —Rebuilt engine maintenance records.

3.6.1—The owner or operator may use a new maintenance record, without previous operating history, for an aircraft engine rebuilt by the manufacturer or an approved repair station.

3.6.2—Each manufacturer or approved repair station that grants zero time to an engine rebuilt by it shall enter, in the new record:

- a) A signed statement of the date the engine was built;
- b) Each change made as required by Airworthiness Directives; and
- c) Each change made in compliance with manufacturer's service bulletins, if the entry is specifically requested in that bulletin.

3.6.3—For the purposes of this section, a rebuilt engine is a used engine that has been completely disassembled, inspected, repaired as necessary, reassembled, tested and approved in the same manner and to the same tolerances and limits as a new engine with either new or used parts. However, all parts in it must conform to the production drawing tolerances and limits for new parts

to be of approved oversized or undersized dimensions for a new engine.

(Sgd.) VICENTE C. RIVERA, JR.
Director of Civil Aviation

APPROVED, September 16, 1965.

(Sgd.) JORGE A. ABAD
*Secretary of Public Works
and Communications*

LEGAL AND OFFICIAL NOTICES

Courts of First Instance

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
BRANCH IV-QUEZON CITY

NATURALIZATION CASE Q-10555.—In the matter of the Petition of ERIC LIM to be admitted a citizen of the Philippines.

ORDER

A verified petition has been filed in this Court by Eric Lim praying that he be admitted a citizen of the Philippines.

Petitioner alleges, among others the following; that he is a citizen of the Nationalist Republic of China, single, presently residing at 16 Luskot St., Quezon City, where he has been residing since 1953, and that his former residences were: (1) 1167 P. Algue, Manila, (2) 843 Dagupan, Manila, (3) 123 Sinoego, Pasay City, (4) 1200 P. Algue, Manila, and (4) 1171 P. Algue, Manila; that he is Assistant Manager of the PAVA Deep-Sea Fishing in which he derives an average annual income of ₱6,000.00; that he was born in Manila on August 7, 1939, and he has resided continuously in the Philippines since then; that he can speak, read and write English and Tagalog; that he has completed his elementary and high school courses in schools recognized by the Philippine Government, and has reached fifth-year Chemical Engineering at the University of Santo

Tomas; that he is entitled to the benefit of Sec. 3, C.A. No. 473 regarding continuous residence as required by paragraph 2 of Sec. 2 thereof, and is exempt from filing a declaration of intention for the reason that he was born in the Philippines and finished his elementary and secondary courses in schools recognized by the government; that he has all the qualifications required under Sec. 2, and none of the disqualifications under Sec. 4, of C.A. No. 473, as amended; and, finally, that he cites Mr. Vicente U. Mendoza of 9 Piko St., Quezon City, Mr. Dionideo Veneron of 15 Luskot, Quezon City, and Mr. Zenaido Gonzales de las Alas of 24 San Lorenzo St., Pasig, Rizal as his character witnesses at the hearing of his petition.

Notice is hereby given that the petition will be heard on July 15, 1967, at 8:30 o'clock in the morning, on which date and time any person may appear and show cause why the same should not be granted.

Let this order be published in the *Official Gazette* for three consecutive issues, and in the *Evening News* once a week for three consecutive weeks.

So ordered.

Quezon City, Philippines, December, 1966.

WALFRIDO DE LOS ANGELES

Judge

[2-4]

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT
BRANCH VIII

G.L.R.O. Record No. 444, Case No. 9 Lot No. 917, Bogo Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* PEDRO ABAD, ET AL., claimants

G.L.R.O. Record No. 444, Case No. 9 Lot No. 919, Bogo Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* PEDRO ABAD, ET AL., claimants

G.L.R.O. Record No. 442, Case No. 7 Lot No. 1264, Bogo Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* PEDRO ABAD, ET AL., claimants

In re petition for reconstitution of Original Certificates of Title Nos. 12,858 for Lot No. 919; 13,883 for Lot No. 917; 13,782 for Lot No. 1264; all of Bogo Cadastre.

NOTICE OF HEARING

To for Lot No. 917—Tereso Sarsalijo, Binabag, Bogo, Cebu; Jovito Sarsalijo, Binabag, Bogo, Cebu; Soriano Sarsalijo, Anonang Sur, Bogo, Cebu; for Lot No. 1264—Leonardo Ruiz, Burgos St., Poblacion, Bogo, Cebu; for Lot No. 919—Balbino Tabaco, Anonang Sur, Bogo, Cebu; Vicente Ruiz, (Petitioner) Anonang Sur, Bogo, Cebu; Manuel Link, Binabag, Bogo, Cebu; Cesario Pedrano, Anonang Norte, Bogo, Cebu, Atty. Narciso P. Ruiz, Atty. Murillo and Heirs of Cayetano Momongan, Anonang Norte, Bogo, Cebu; and to all whom it may concern:

Please take notice that the petition filed with this Court by Anacleta Ruiz Quinones, Vicente Ruiz Pagatpat thru their counsel Atty. Narciso P. Ruiz, seeking for the reconstitution of Title No. 12,853 covering Lot No. 919; No 13,883 covering Lot No. 917 and 13,782 covering Lot No. 1264 of the Bogo Cadastre, is scheduled for hearing on March 15, 1967, at 9:00 o'clock in the morning, thereof, before the Eighth Branch of this Court, located in the Municipal Building, Bogo, Cebu.

Lot No. 919 is situated at Barrio Anonang Sur, Bogo, Cebu.

Lot No. 917 is situated at barrio Anonag Sur, Bogo, Cebu.

Lot No. 1264 in situated at Poblacion, Bogo, Cebu.

You are hereby required to appear, if you have any opposition to the petition, at the date, time and place herein designated and show cause why said petition should not be granted.

Witness the Hon. Antonio D. Cinco, presiding Judge of this Court, this 18th day of November, 1966.

[2, 3]

RODOLFO B. GANDIONCO

Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 20, LRC Record No. 1004 Lot No. 4820, Opon Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* ALBERTO ABING ET AL., claimants

NOTICE OF HEARING

To Messrs. Eugenio Abing, Macario Casco, Mateo Inot, Heirs of Eugenio Godinez and Zoilo Godinez, all of Barrio Buaya, Lapulapu City, Philippines; the Register of Deeds of Lapulapu City, and to all whom it may concern:

Please take notice that the petition filed with this Court by Felix Gochan and Sons Realty Corporation thru Atty. Eugenio G. Corro, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is scheduled for hearing on January 21, 1967, at 8:30 a.m. before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 4820 is situated at Barrio Buaya, Lapulapu City and bounded by properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place herein designated and to show cause if any you have why said petition should not be granted.

Witness the Honorable Jose M. Mendoza, Judge of this Court, this December 1, 1966, at Cebu City, Philippines.

For the Clerk of Court:

[2, 3] (Mrs.) REMEDIOS CORRO ORSON
In-Charge, Land Titles Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 21, LRC Record No. 1008 Lot No. 3738, Opon Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* BERNARDO ABENDAN ET AL., claimants

NOTICE OF HEARING

To Messrs. Gregorio Aying, Carlos Fuentes, Filomeno Gestopa and Sixto Lusano, all of Barrio Bancal, Lapulapu City, Philippines; the Reg-

ister of Deeds of Lapulapu City, and to all whom it may concern:

Please take notice that the petition filed with this Court by Dalmacio Gabuya seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is scheduled for hearing on January 21, 1967, at 8:30 a.m. before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 3738 is situated at Barrio Bancal, Lapulapu City, Philippines, and bounded by properties of the afore-mentioned persons.

You are therefore ordered to appear at the date, time and place herein designated and to show cause if any you have why said petition should not be granted.

Witness the Honorable Jose M. Mendoza, Judge of this Court, this December 1, 1966, at Cebu City, Philippines.

For the Clerk of Court:

(Mrs.) REMEDIOS CORRO ORSON
[2,3] *In-Charge, Land Titles Section*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 20, LRC Record No. 1004 Lot No. 4895, Opon Cadastre

THE DIRECTOR OF LANDS, petitioner, vs. ALBERTA ABING ET AL., claimants

NOTICE OF HEARING

To Messrs. Pedro Silawan, Pedro Abing, Tito Gómez and Tomas Igot, all of Barrio Buaya, Lapulapu City, Philippines; The Register of Deeds of Lapulapu City, and to all whom it may concern:

Please take notice that the petition filed with this Court by Soledad Soco thru Atty. Primo Alvarez, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is scheduled for hearing on January 21, 1967, at 8:30 a.m. before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 4895 is situated at Barrio Buaya, Lapulapu City, Philippines, and bounded by properties of the afore-mentioned persons.

You are therefore ordered to appear at the date, time and place herein designated and to show cause if any you have why said petition should not be granted.

Witness the Honorable Jose M. Mendoza, Judge of this Court, this December 1, 1966, at Cebu City, Philippines.

For the Clerk of Court:

(Mrs.) REMEDIOS CORRO ORSON
[2,3] *In-Charge, Land Titles Section*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 19, LRC Record No. 1003 Lot No. 3539, Opon Cadastre

THE DIRECTOR OF LANDS, petitioner, vs. CORNELIO AGUJAR ET AL., claimants

NOTICE OF HEARING

To Messrs. Januario Yagong, Bernabe Ompad, Anselmo Oyao and Clemente Amodia, all of Barrio Basak, Lapulapu City, Philippines; the Register of Deeds of Lapulapu City, and to all whom it may concern:

Please take notice that the petition filed with this Court by Felix Gochan and Sons Realty Corporation thru Atty. Eugenio G. Corro, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is scheduled for hearing on January 21, 1967, at 8:30 a.m. before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 3539 is situated at Barrio Basak, Lapulapu City, Philippines, and bounded by properties of the afore-mentioned persons.

You are therefore ordered to appear at the date, time and place herein designated and to show cause if any you have why said petition should not be granted.

Witness the Honorable Jose M. Mendoza, Judge of this Court, this December 1, 1966, at Cebu City, Philippines.

For the Clerk of Court:

(Mrs.) REMEDIOS CORRO ORSON
[2,3] *In-Charge, Land Titles Section*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

LRC Record No. 3732, Lots Nos. 1511, 1512 and 1722, (All situated at Talisay, Cebu)

THE DIRECTOR OF LANDS, petitioner, vs. TALISAY-MINGLANILLA ESTATE, applicant. COSME GABISAN, petitioner.

NOTICE OF HEARING

To Messrs. Crispin Alferez, Cosme Gabisan, Simeon de la Torre, % Gertrudes Labura, Galo Labrador, Valentín Mañacap, Pablo Abarquez, Escolastico de la Torre all of San Roque, Talisay, Cebu except Aaron Nadela of Inayawan, Cebu City, and to all whom it may concern:

Please take notice that the petition filed with this Court by Cosme Gabisan thru Atty. Gaudioso Villagonzalo, seeking for the reconstitution of the Original Transfer Certificate of Title in the above-

entitled lot, is set for hearing on March 10, 1967, at 8:30 a.m., before the Second Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lots Nos. 1511, 1512 and 1722 are situated at Talisay, Cebu, Philippines and bounded by the properties of Crispin Alferez, Cosme Gabisan, Si-meon de la Torre, % Gertrudes Labura, Escolastico de la Torre of Inayawan, Cebu City; Aaron Nadela of Talisay, Cebu, Philippines and to all whom it may concern: and of San Roque Talisay, Cebu, Philippines and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Amador E. Gomez, Judge of this Court this December 9, 1966, at Cebu City, Philippines.

Cebu City, Philippines, December 10, 1966.

For the Clerk of Court:

REMEDIOS CORRO ORSON
Deputy Clerk of Court
Land Titles Section

[2, 3]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BIÑAN BRANCH

L.R.C. RECORD No. 8374.—Petition for Reconstitution of Transfer Certificate of Title No. (N. A.) BERNARDO DEADA, petitioner.

NOTICE

To the Register of Deeds, Santa Cruz, Laguna; Atty. Virgilio F. Aguilar, San Pablo City; Mr. Bernardo Deada, Wawa, Malaban, Biñan, Laguna; Sra. Antonina Francisco, Malaban, Biñan, Laguna; Sra. Eugenia Bartolome, Malaban, Biñan, Laguna; the Provincial Fiscal, Santa Cruz, Laguna; and to all whom it may concern:

Whereas, a petition has been filed in this Court under the provisions of Republic Act No. 26 by counsel of the above-named petitioner for the reconstitution of Transfer Certificate of Title No. (N. A.) Lot 1822 of Biñan Estate issued in the names of the spouses Felix Deada and Susana Gonzales of Sitio Wawa, Barrio Malaban, Biñan, Laguna; That the owner's duplicate copy of said title was alleged to have been lost when the petitioner's house in Wawa, Malaban, Biñan, Laguna was destroyed and carried away by the flood caused by a heavy typhoon and the original on file in the Office of the Register of Deeds of Laguna was also lost and or destroyed during the liberation of

1945, covering a parcel of land, more particularly described and bounded as follows:

"A parcel of land (Lot 1822 of Biñan Estate, L.R.C. Record No. _____), situated in the Municipality of Biñan, Province of Laguna. Bounded on the E., by Barrio Road; on the S., by Lot 1823, Biñan Estate; on the W., by River; and on the N., by Lot 1821, Biñan Estate. Containing an area of one thousand five hundred sixty-six (1,566) square meters."

Therefore, you are hereby given notice that said petition has been set for hearing on March 21, 1967 at 8:30 a.m., before this Court at Biñan, Laguna, on which date, time and place, you should appear to file your claims or objections, if any you have to the petition.

Witness the Hon. Jose G. Bautista, Judge of said Court, this 16th day of September, 1966 at Biñan, Laguna.

[2, 3]

VIRGILIO T. MARAMBA
Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BIÑAN BRANCH

G.L.R.O. RECORD No. 8418.—In re: petition for Reconstitution of Transfer Certificate of Title No. 1522 covering Lot No. 3496, Calamba Cadastre. ARCADIO ICASAS, ET AL., petitioners.

NOTICE

To the Register of Deeds, Santa Cruz, Laguna; Mr. Arcadio Icasas, Calamba, Laguna; Mrs. Maria Diego, Calamba, Laguna; The Municipal Mayor, Calamba, Laguna; Sra. Antonia Ustaris, Calamba, Laguna; Sra. Victoria Aguirar, Calamba, Laguna; the Provincial Fiscal, Santa Cruz, Laguna; and to all whom it may concern:

Whereas, a petition has been filed in this Court under the provisions of Republic Act No. 26, by counsel of the above-named petitioners, for the reconstitution of Transfer Certificate of Title No. 1522 covering Lot No. 3496, Calamba Cadastre, in the name of Juan Alcasid of Calamba, Laguna; that the owner's duplicate copy of said Title was alleged to have been lost during the Japanese occupation while in the possession of his son, Juan Roxas Alcasid, as well as its original copy on file in the Office of the Register of Deeds of Laguna was also lost and destroyed as a result of the past war covering the parcel of land described and bounded as follows:

A parcel of land (Lot 3496 of the Cadastral survey of Calamba, G.L.R.O. Cad. Record No. 8418, situated in the Barrio of Linga, Municipality of Calamba, Province of Laguna. Bounded on the NW., along

line 1-2 by a road; along line 2-3 by Fl-17A, Calamba Extension; and along line 3-1 by Lot 3313, Calamba Cadastre. Containing an area of two hundred eighty-six (286) square meters."

Therefore, you are hereby given notice that said petition has been set for hearing on March 23, 1967 at 8:30 a.m., before this Court at Biñan, Laguna, on which date, time and place you should appear to file your claims or objection, if any you have to the petition.

Witness the Hon. Jose G. Bautista, Judge of said Court, this 21st day of September, 1966 at Biñan, Laguna.

VIRGILIO T. MARAMBA
Deputy Clerk of Court

[2,3]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 14, LRC Cadastral Record No. 117 Lots Nos. 1994 and 1995, Pontevedra Cadastre.

Reconstitution of Transfer Certificates of Title Nos. 3075 and 3076. SALVADOR L. MURILLO, petitioner.

AMENDED NOTICE

To Antonio Gella, F. Valenzuela, Tito Silverio, Lazaro Yonzon, Bernardino Baliwat, Angela Exito, Jose Marco and Roque Marco, all of Pontevedra, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by Salvador L. Murillo, for the reconstitution of Transfer Certificates of Title Nos. 3075 and 3076, registered in the name of Meliton Garraton, covering real properties (known as Lots Nos. 1994 and 1995 respectively of Pontevedra Cadastre), situated in the Municipality of Pontevedra, Negros Occidental, and bounded as follows:

Lot No. 1994.—Bounded on the N. by properties of Antonio Gella and F. Valenzuela; on the E. by Tito Silverio; on the S. by Lazaro Yonzon; and on the W. by Bernardino Baliwat and Justicia Street, with an area of 577 square meters, more or less.

Lot No. 1995.—Bounded on the N. by property of Angela Exito; on the E. by Jose and Roque Marco; on the S. by Tito Silverio; and on the W. by Antonio Gella, with an area of 300 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on March 4, 1967, at 8:30 a.m. before this Court in the Provincial Capitol of Negros Occidental, on which date, time and place, you should appear and file your claim or objections, if you have any, to the petition.

Witness the Hon. Jose F. Fernandez, Judge of said Court, the 29th day of June, 1966.

ANTONIO G. PURA
Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA
FOURTH JUDICIAL DISTRICT
BRANCH III

Cadastral Case No. 68, LRC Cadastral Record No. 1553 Lot No. 150, Sta. Rosa Cadastre

Re: Petition for Substitution of Answer and to Set Date for Hearing. TIMOTEO ADRIANO, petitioner.

ORDER

This is a verified Petition for Substitution of Answer and to Set Date for Hearing in relation to Lot No. 150 filed by petitioner Timoteo Adriano on October 21, 1966.

It appearing from the records of this case that the order of general default having been issued on July 8, 1940, considering therefore the lapse of more than 26 years since then up to the present and considering further the possibility of subsequent alienations, transfers and/or assignments made in relation to said lot, in the interest of justice and in order to safeguard the rights of all parties who may be affected, notice is hereby given to all persons who might have a claim or interest to Lot No. 150 of the Sta. Rosa Cadastre that the hearing on the merits of the Petition For Substitution of Answer, dated October 18, 1966, is set on February 28, 1967, at 8:30 o'clock in the morning and that all persons are required to appear on said date otherwise, their failure will be considered a relinquishment of their rights.

Let copies of this order be sent to all the parties concerned, the Commissioner of Land Registration, the Director of Lands, the Solicitor General, the District Land Officer, and the Chief of Police of Sta. Rosa, Nueva Ecija and the Provincial Treasurer of Nueva Ecija (for posting).

Likewise, let a copy of this order be published for two (2) successive weeks in the *Official Gazette*.

So ordered.

Cabanatuan City, December 16, 1966.

SALVADOR C. REYES
Judge

[2,3]

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF RIZAL
 SEVENTH JUDICIAL DISTRICT
 CALOOCAN CITY
 BRANCH XII

Case No. C-460, G.L.R.O. Record No. 2569

In re: Petition for Reconstitution of the Original of the Owner's Duplicate of Transfer Certificate of Title No. 46930 of the Register of Deeds of Rizal and the Issuance of new Transfer Certificate of Title in the name of PABLO P. GABRIEL, petitioner.

NOTICE OF HEARING

To the Register of Deeds of Pasig, Rizal and to all whom it may concern:

Whereas, a verified petition has been filed in this Court by Pablo P. Gabriel thru the undersigned counsel, under the provisions of Republic Act No. 26, for reconstitution of the Original of the Owner's Duplicate of Transfer Certificate of Title No. 46930 of the Register of Deeds of Rizal and alleging therein, among other things, that the petitioner is of legal age, Filipino, married to Emerita C. Gabriel and a resident of 43 6th St., New Manila, Quezon City, where he may be served with summons and other judicial processes;

That the petitioner is the owner of two (2) parcels of land, situated at Barrio of Tangos, Municipality of Navotas, Province of Rizal, his title thereto is covered by Transfer Certificate of Title No. 46930 of the Register of Rizal and is more particularly described as follows; to wit:

"A parcel of land (Lot 4, Plan Peu-72429, G.L.R.O. Record No. 2569), situated in the Barrio of Tangos, Municipality of Navotas, Province of Rizal. Bounded on the Northeast, by Lot No. 3 (Pio Bautista); on the southeast, by Lot No. No. 1 (Fortunata Domingo); on the southwest, by Malayag); containing an area of two hundred forty square meters (240), more or less."

"A parcel of land (Lot No. 5, Plan Peu-72429, G.L.R.O. Record No. 2569), situated in the Barrio of Tangos, Municipality of Navotas, Province of Rizal. Bounded on the Northeast, by Lot No. 6 (Esteban Dayao) and Lot No. 7 (Tranquilino Medina) on the Southeast, by Lot No. 3 (Pio Bautista); on the Southwest, by Lot No. 4 (Macario Jose i.c.); and on the northwest, by Manila Bay; containing an area of two hundred seventy-two (272), square meters, more or less." that there are no improvements found in the aforesaid properties; that said properties are presently in the possession of the herein petitioner; that said properties are not mortgaged and encumbered in any way; that the names and addresses of the owners of the adjoining properties are the following: Pio Bautista, Fortuna Domingo, Esteban Dayao, Macario Jose and Tranquilino

Medina all of Tangos, Navotas, Rizal; that said property originally belong to Egmido Buenaventura, whose right of ownership is evidenced by a Transfer Certificate of Title No. 23679 of the Register of Deeds of Rizal, copy of which title is now on file in the Office of the Register of Deeds of Rizal; that on November 5, 1944, said original owner, Emigdio Buenaventura, sold the above properties to the petitioner and the corresponding owner's duplicate of Transfer Certificate of Title No. 46930 was issued to him; that the owner's duplicate of Transfer Certificate of Title No. 46930 was lost and/or destroyed during the liberation; that the original of the owner's duplicate of T.C.T. No. 46930 filed in the Office of Register of Deeds of Rizal was not among the salvage records in the Office of the Register of Deeds of Rizal as shown by a certification dated October 10, 1966 of the Register of Deeds of Rizal, which is hereto attached as Annex "A" and is made an integral part of this petition; that no co-owner's, mortgagee's or lessees' duplicate had been issued; that from said T.C.T. No. 23679 originally covering the above described parcel of land subject of this proceeding, and/or from the copy of the Deed of Sale dated November 5, 1944 now in the Office of the Register of Deeds of Rizal, Transfer Certificate of Title No. 46930 in the name of the herein petitioner, Pablo P. Gabriel, can be reconstituted; and it is prayed that this Honorable Court, issue an order, directing the Register of Deeds of this Province to cancel the same and issue a new Transfer Certificate of Title in the name of the herein petitioner.

Wherefore, you are hereby given notice that the said petition will be heard by this Court, sitting at the Caloocan City Hall Annex, 4th Floor, Aurelio Bldg., 9th Avenue, Grace Park, Caloocan City, on March 3, 1967, at 8:30 a.m. at which place, date and hour aforesaid, all persons having any interest therein, must appear and file their claim and objection to the petition, why the same should not be granted.

Let copy of this notice be published at the expense of the petitioner, twice in successive issues in the *Official Gazette* and be posted at the main entrance of the Caloocan City Hall Annex.

Witness the Hon. Fernando A. Cruz, Judge of this Court this 1st day of December, 1966.

EMMA C. ONA
Clerk of Court

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF ZAMBOANGA DEL NORTE
 SIXTEENTH JUDICIAL DISTRICT
 DIPOLOG
 BRANCH II

Special Proceedings No. 222, Cadastral Case No. 9, GLRO, Cadastral Record No. 773, Lot No. 4705, Dipolog Cadastre.

In re Petition for Judicial Reconstitution of Original Certificate of Title No. 14155 for Lot No. 4705. NEMESIA PATANGAN, petitioner.

ALIAS NOTICE OF HEARING

To all appearing to have an interest in the property, the occupant of said property, the adjoining owners and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by petitioner thru counsel, for the reconstitution of Original Certificate of Title No. 14155 for Lot No. 4705, alleged to have been lost or destroyed during the last global war, issued by the Register of Deeds of Zamboanga, in the name of Nemesio Balbidas, bounded and described as follows:

Lot No. 4705

East—by Lot No. 2370 owned and possessed by Angel Enderes; West—by Lot No. 4712 owned and possessed by Julia Palacio; North—by Lot No. 2373 owned and possessed by Marcelo Balbidas; and South—by Lot No. 4718 owned and possessed by Clemente Domadigo. Containing an area of thirty thousand five hundred and sixty-two square meters (30,562) more or less.

Therefore, you are hereby given notice that the said petition has been set for hearing on March 16, 1967, at 8:30 o'clock in the morning, at the Session Hall (Branch II), at which date, time and place you should appear in order to file your claim or objection if you have any to the petition.

Witness, the Hon. Doroteo de Guzman, Judge of this Court, this 24th day of November, 1966, in Dipolog, Zamboanga del Norte.

V. S. CONCHA
Clerk of Court

By ROMANITO A. AMATONG
Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF ZAMBOANGA DEL NORTE
 SIXTEENTH JUDICIAL DISTRICT
 DIPOLOG
 BRANCH II

SPECIAL PROCEEDING No. 210, Cadastral Case No. 8 Lot No. 4648

Judicial Reconstitution of Original Certificate of Title No. 14029 in the name of JOSEFINA GALANIDO. LEONCIA AMPARADO, petitioner.

NOTICE OF HEARING

To all appearing to have an interest in the property, the occupant of said property, the adjoining owners and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by petitioner for reconstitution of Original Certificate of Title No. 14029, alleged to have been lost or destroyed during the last global war, issued by the Register of Deeds of Zamboanga, bounded and described as follows:

Lot No. 4648

NE.—by Lot No. 4649; SE.—by Lot No. 4656; SW.—by the Nippan-an River; W.—by the Nippan-an River; and NW.—by Lot No. 4647. Containing an area of twenty-four thousand one hundred and forty-five square meters (24,145), more or less.

Therefore, you are hereby given notice that the said petition has been set for hearing on March 16, 1967, at 8:30 o'clock in the morning, at the Session Hall (Branch II), at which date, time and place you should appear in order to file your claim or objection if you have any to the petition.

Witness the Hon. Doroteo de Guzman, Judge of this Court, this 24th day of November, 1966, in Dipolog, Zamboanga del Norte.

V. S. CONCHA
Clerk of Court

By: ROMANITO A. AMATONG
 [2, 3] *Deputy Clerk of Court*

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF ZAMBOANGA DEL NORTE
 SIXTEENTH JUDICIAL DISTRICT
 DIPOLOG
 BRANCH I

Special Proceeding No. 221, Cadastral Case No. 3, Lot No. 21

Petition for Judicial Reconstitution of Original Certificate of Title No. 6456, in the name of BLAS LAGORRA. JUSTINO GURDIEL, petitioner.

ALIAS NOTICE OF HEARING

To all appearing to have an interest in the property, the occupant of said property, the adjoining owners and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by petitioner thru counsel, for reconstitution of Original Certificate of Title No. O-6456, for Lot No. 21, alleged to have been lost or destroyed in the archives of the Registry of Deeds of Zamboanga City, during the last global war, bounded and described as follows:

Lot No. 21

NE.—by Calle San Vicente; SW.—by Lots Nos. 25 & 22; SE.—by Calle Real; and NW.—by the Sulu Sea. Containing an area of one thousand three hundred and seventy-one square meters (1,371) more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on March 16, 1967, at 8:30 o'clock in the morning, at the Court Session Hall (Branch I), Dipolog, Zamboanga del Norte, on which date, time and place, you should appear in order to file your claim or objection, if you have any to the petition.

Witness the Hon. Onofre Sison Abalos, Judge of this Court, this 25th day of November, 1966, in Dipolog, Zamboanga del Norte.

V. S. CONCHA
Clerk of Court

By: ROMANITO A. AMATONG
Deputy Clerk of Court

[2, 3]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
BRANCH IV, QUEZON CITY

LCR (GLRO) RECORD No. 1037.—In the matter of the Petition for Reconstitution of Transfer Certificate of Title No. (15326) 29397, Rizal

Registry. CEFERINO LORENZO, Represented by: ARACELI LORENZO, petitioner.

ORDER

Araceli Lorenzo, who is residing at San Mateo, Rizal, has filed a petition, in representation of one Ceferino Lorenzo, praying, among others, for the reconstitution of TCT No. (15326) 29397 (Rizal Registry) allegedly covering:

"A parcel of land (of the Re-survey plan, being a portion of Lot 88, Psu-24733, LRC (GLRO) Rec. No. 1037, Payatas Estate), situated in the Barrio of Burgos, Municipality of Montalban, Province of Rizal, Island of Luzon. Bounded on the SW., NW. and NE., points 4 to 10 by San Mateo River; on the SE., points 10 to 11, by property of Miguel Cristi; points 11 to 1 by Lot 87, Psu-24733; and on the SW., points 1 to 3, by Lot 88 Psu-24733; and points 3 to 4 by public land, (Claimant—Ricardo Lorenzo). Beginning at a point marked "1" on plan, being * * * to the point of beginning; Containing an area of one hundred ninety-five thousand one hundred (195,100) square meters, more or less."

the original, as well as the duplicate, copy of said title having been allegedly lost/destroyed during the last Pacific war.

Notice is hereby given that the petition will be heard on Saturday, February 4, 1967, at 8:30 a.m., on or before said date any person may show cause why the said petition should not be granted.

Let this Order be published for two (2) consecutive issues of the *Official Gazette*, at the expense of the petitioner.

It is so ordered.

Quezon City, Philippines, December 20, 1966.

WALFRIDO DE LOS ANGELES
Judge

[2, 3]

Land Registration Commission

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF AGUSAN

Land Registration Case No. N-125
LRC Record No. N-31137

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila, the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the District Engineer, the City Mayor, the City Fiscal, the City Treasurer, the City Engineer, Marciano Sarsale, Arturo Cabangbang, Porfirio de Consing, Flora Consing, Butuan City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rafael Consing, Butuan City, assisted by Atty. Isidro Crisostomo, 518-520 Elcano, Binondo, Manila; to register and confirm his title to the following property:

A parcel of land (plan Psu-137559), with the improvements thereon, situated in the City of Butuan. Bounded on the NE. by Public Land and a creek; on the SE. by a creek; on the S. by a creek and property of Marciano Sarsale; on the SW. by a creek, property of Arturo Cabangbang and a Public Land; and on the NW. by Public Land. Point 1 is N. 63 deg. 57 min E., 1,089.05 meters from B.L.L.M. 63, Agusan River Valley, Pls. 97. Area 1,951,968 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Agusan, at its session to be held in the City of Butuan, Philippines, on the 31st day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel L. Enage, Judge of said Court, the 3rd day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration
045864—10

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF AGUSAN

Land Registration Case No. N-126
LRC Record No. N-31138

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, the City Mayor, the City Fiscal, the City Treasurer, the City Engineer, Soledad Yamson, Decrionio Reyes, Bartolome Sanchez, Perfiria de Consing, Butuan City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rafael Consing, Butuan City thru Atty. Tranquilino T. Calo Jr., Butuan City, to register and confirm his title to the following property:

A parcel of land (plan Psu-220769), with the improvements thereon, situated in the District of Mahay, City of Butuan. Bounded on the N., by a Creek; on the NE., by property of Soledad Yamson; on the S., by property of Bartolome Sanchez; on the SW., by property of Decrionio Reyes, et al and the Pinay Creek; and on the NW., by the Pinay Creek. Point 1 is S. 51 deg. 13 min. E., 1,304.94 meters from B.L.L.M. 1, Butuan City. Area 24,813 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Agusan, at its session to be held in the City of Butuan, Philippines, on the 31st day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel L. Enage, Judge of said Court, the 3rd day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF AGUSAN

Land Registration Case No. N-128
LRC Record No. N-31291

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Office, the District Engineer, Prospero Cassion, Bartolome Sanchez, the City Mayor, the City Fiscal, the City Engineer, the City Treasurer, Butuan City; Fidel Garcia, Tubay, Agusan; Natalia Fernandini, Grace Park, Caloocan City; the Municipal Mayor, Dolores M. de Dultra, Pelagio Parcon, Dionisio Bacleon, Escolastico Cascañas, Primo Sacal, Francisca Burias, Teopista Rivera, the Heirs of Anastacio Alimpolo or Alimpoles, % Mr. Alimpoles, Benito Muñon, Perpetuo Mondon, the Heirs of Fabian Monteroso % Tirso Monteroso, Andres Ceniza, Leon Cumpay, Basilisa Cabrera, Isidro Missona, the Heirs of Juan Sanchez, % Adulfo Sanchez, Alfredo Missiona, Isidro Missiona, Felix Mahinay, Pedro M. Yu Tiamco, the Heirs of Julian Jamboy, Jose Mission, the Heirs of Pacifico Rosales % Rita Rosales, the Parish Priest, Roman Catholic Church, Santiago Uy, Cabadbaran, Agusan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Mariano C. Atega, Canuta A. Martola, Prosperidad A. Rodriguez, and Basilisa A. Kittilstvedt, and Veronica Nable % Atty. Simeon F. Puyot, Cabadbaran, Agusan; Maria A. Deen, Manapa, Buenavista, Agusan; Consolacion A. Tolentino, Cebu City, thru Atty. Simeon F. Puyot, Cabadbaran, Agusan, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-169889, Sheet 1), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the NE. by the A. Atega Street; on the SE. by Lot 14, a drainage Canal and Lot 2; on the SW. by properties of Fidel Garcia and Dolores M. de Dultra, Lot 13; and the Garrame Street; and on the NW. by the Cabiltes Street. Point 1 is S. 22 deg. 49 min. E., 84.83 meters from B.L.L.M. 1, Cabadbaran, Agusan. Area 3,758 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-169889, Sheet 1), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the NE. by property of Pelagio P. Parcon; on the SE. by the Asis Street; on the SW. by pro-

perty of Fidel Garcia; and on the NW. by a drainage canal and Lot 1. Point 1 is S. 42 deg. 06 min. E., 134.28 meters from B.L.L.M. 1, Cabadbaran. Area 453 square meters, more or less.

3. A parcel of land (Lot 13, plan Psu-169889, Sheet 1), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the N., NE. and NW. by Lot 1; on the SE. by property of Dolores M. Dultra; and on the SW. by the Garrame Street. Point 1 is S. 37 deg. 31 min. E., 104.82 meters from B.L.L.M. 1, Cabadbaran, Agusan. Area 359 square meters, more or less.

4. A parcel of land (Lot 14, plan Psu-169889, Sheet 1), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the N., and SW., by Lot 1; and on the SE., by a Canal and properties of Emilio Sanchez, Ruperta Vda. de Monteroso and Pelagio P. Parcon. Point 1 is S. 52 deg. 57 min. E., 142.81 meters from B.L.L.M. 1, Cabadbaran, Agusan. Area 126 square meters, more or less.

5. A parcel of land (Lot 3, plan Psu-169889, Sheet 2), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the NE., by properties of Dionisio Bacleon and Escolastico Casinas and the Osmeña Avenue; on the SE., by the Asis Street; on the SW., by properties of Primo Sacal, Francisca Burias, Lot 15 and the A. Atega Street; and on the NW., by the Cabiltes Street. Point 1 is S. 77 deg. 37 min. E., 148.77 meters from B.L.L.M. 1, Cabadbaran. Area 5,182 square meters, more or less.

6. A parcel of land (Lot 15, plan Psu-169889, Sheet 2), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the NE., by property of Francisca Burias; on the SE., by the Asis Street; on the SW., by the A. Atega Street; and on the NW., by Lot 3. Point 1 is S. 66 deg. 49 min. E., 199.56 meters from B.L.L.M. 1, Cabadbaran, Agusan. Area 214 square meters, more or less.

7. A parcel of land (Lot 8, plan Psu-169889, Sheet 6), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the NE., by Lot 9; on the SE., by a Private Alley and property of Santiago Uy; on the SW., by the Andres Atega Street; and on the NW., by property of Teopista Rivera. Point 1 is S. 39 deg. 59 min. E., 367.07 meters from B.L.L.M. 1, Cabadbaran. Area 806 square meters, more or less.

8. A parcel of land (Lot 9, plan Psu-169889, Sheet 6), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the NE., by a Street; on the SE., by a Private Alley, property of Benito Munion and Lot 10; on the SW., by Lot 8 and property of Teopista Rivera; and on the NW., by Lot 18 and property

of the Heirs of Anastacio Alimpolos. Point 1 is S. 50 deg. 24 min. E., 331.48 meters from B.L.L.M. 1, Cabadbaran. Area 1,737 square meters, more or less.

9. A parcel of land (Lot 10, plan Psu-169889, Sheet 6), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the NE., by property of Benito Munion; on the SE., by properties of Perpetuo Monden and Nicolasa Doldol (before) the Heirs of Fabian Monteroso (now); on the SW., by property of Santiago Uy; and on the NW., by a Private Alley and Lots 8 and 9. Point 1 is S. 45 deg. 48 min. E., 386.76 meters from B.L.L.M. 1, Cabadbaran. Area 348 square meters, more or less.

10. A parcel of land (Lot 18, plan Psu-169889, Sheet 6), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the E., and S., by Lot 9; and on the SW., and NW., by property of Andres Ceniza. Point 1 is S. 48 deg. 10 min. E., 323.71 meters from B.L.L.M. 1, Cabadbaran, Agusan. Area 4 square meters, more or less.

11. A parcel of land (LI-12503, Sheet 1, plan Ap-2819), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the NE., by properties of Leon Cumpay and Basilia Cabrera; on the SE., by the Rizal Street; on the SW., by the Roman Catholic Church; and on the NW., by the Washington Street. Point 1 is N. 89 deg. 26 min. W., 53.45 meters from B.L.L.M. 1, Cabadbaran, Agusan. Area 1,004 square meters, more or less.

12. A parcel of land (plan Psu-218228), situated in the Poblacion, Municipality of Cabadbaran, Province of Agusan. Bounded on the NE., and E. by the Osmeña Avenue; on the SE., by the Roxas Avenue; on the SW., by properties of Pedro M. Yu Tiamco, Natalia D. Fernandin, the Heirs of Julian Jamboy, Jose Mission, and the Heirs of Pacifico Rosales; and on the NW., by properties of the Heirs of Juan Sanchez, Alfredo Misiona, Isidro Misiona, Felix Mahinay Estate of Andres Atega and Solomon Mahinay. Point 1 is S. 59 deg. 32 min. E., 250.91 meters from B.L.L.M. 1, Cabadbaran, Agusan. Area 2,369 square meters, more or less.

13. A parcel of land (plan Psu-144974), situated in the City of Butuan. Bounded on the NE., by property of Bartolome Sanchez; on the SE., (illegible) by property of Prospero Cassion; on the SW., and W., by the Agusan River; and on the NW., by a Road. Point 1 is N. 53 deg. 17 min. E., 486.42 meters from B.L.L.M. 2, City of Butuan. Area 16,589 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Agusan, at its session to be held in the City of Butuan, Philippines, on

the 31st day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel L. Enage, Judge of said Court, the 3rd day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BAGUIO CITY

Civil Res. Case No. 1
LRC Record No. N-211 (12)

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Department of Agriculture and Natural Resources, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Fiscal, La Trinidad, Benguet, Mt. Province; the District Land Office No. 3, the Provincial Governor, the Provincial Treasurer, the District Engineer, the City Mayor, the City Fiscal, the City Engineer, the City Treasurer, the District Forester, Atty. Benjamin Cardenas, Baguio City; the Heirs of Akis % Bakey Akia, Paradpad, Baguio City; Eufrocino Roxas, Malvar St., Baguio City; Mr Lorenzo Teves, Lopez Jaena St., Baguio City; Abraham Bersalona, 1256 P. Leoncio, Sampaloc, Manila; Atty. Augusto Tobias and Ciriaco Galutina % Ref. Adm. Padal, Baguio City; Atty. Luis Fernandes, Bureau of Lands, Manila; and to all whom it may concern:

Whereas, a petition for reopening of the above-entitled case has been presented to this Court by Bonifacio C. Guted and Ester C. Guted, represented by Jesus Guted, 143 G. Old Lukban, Baguio City, thru Atty. Fallarme, Belit, Jr., & Lising, by Atty. Emilio Fallarme, Rts. 1-2, Cagulao Bldg., Baguio City, to register and confirm their title to the following property:

A parcel of land (plan Psu-192318), situated in the Dist. of Res. Sec. "H", City of Baguio. Bounded on the NE. and NW., by a Road; on the SE. by Public Land; on the SW. by properties

of Abraham Bersalona and the Heirs of Akia. Point 1 is N. 74 deg. 29 min. E., 836.21 meters from Triangulation Station "Skyline" Baguio Townsite. Area 1,620 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Baguio City, at its session to be held in the City of Baguio, Philippines, on the 27th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Feliciano Belmonte, Judge of said Court, the 27th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BAGUIO CITY

Civil Res. Case No. 1
LRC Record No. 211 (28)

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, the Department of Agriculture and Natural Resources, Manila; Atty. Luis Fernandez, % Bureau of Lands, Manila; Quezon City; the District Land Office No. 3, the Reforestation Administration, Diliman, the Provincial Governor, the Provincial Treasurer, the District Engineer, the City Mayor, the City Attorney, the City Engineer, the City Treasurer, the District Forester, Attys. Reyes & Cabato, Baguio City; Atty. Augusto Tobias, Ciriaco Galutina, Ref. Adm. Pacdal, Baguio City; Atty. Dante Diaz, % Office of the Solicitor General, Manila; Atty. Celso B. Jamora, 1410 Taft Ave., Manila; and to all whom it may concern:

Whereas, a petition for reopening of the above-entitled case has been presented to this Court by the Heirs of Pay-at namely, Cayat Piliz and Mayna, assisted by Bartolome Palat, Atab, Bokakeng, Baguio City, thru Attys. Daniel M. Zarate, Apolonio Barrera and Alfredo G. Lamen, by Atty. Alfredo G. Lamen, Dangwa Tranco Terminal, Baguio City, to register and confirm their title to the following property:

A parcel of land (plan Psu-170899) with the improvements thereon, situated in the Res. Sec.

"L", City of Baguio. Bounded on the N. by the Crystal Cane Road; on the E. and SE. by the Sto., Tomas Road; and on the NW. by Public Land. Point 1 is S. 8 deg. 21 min. E., 1,406.03 meters from Triangulation Station, Algue Baguio Townsite. Area 17,802 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Baguio City, at its session to be held in the City of Baguio, Philippines, on the 27th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Feliciano Belmonte, Judge of said Court, the 29th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATAAN

Land Registration Case No. N-147
LRC Record No. N-31127

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the District Engineer, Balanga, Bataan; the Municipal Mayor, Mariveles, Bataan; Juanita Cuevas Gozon, Isabel Mariano, Lydia Roxas, Cabcaben, Mariveles, Bataan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Anastacio Bagsik and Benito Reyes, Cabcaben, Mariveles, Bataan, thru Atty. Federico Magdañgal, Rm. 302 Nestor de Castro Bldg., 679 Claro M. Recto Avenue, Manila, to register and confirm their title to the following properties.

Two parcels of land with the improvements thereon, situated in the Barrio of Cabcaben, Municipality of Mariveles, Province of Bataan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 58-B, Cabcaben Townsite, K-19, plan Csd-7429). Bounded on the

NE., by property of Juanita Gozon; on the SE., by Lot 58-E; on the SW., by Lot 58-C; and on the NW., by Lot 56 and property of Juanita Cuevas Gozon. Point 1 is S. 76 deg. 06 min. E., 424.19 meters from B.L.L.M. 1, Cabcaben Townsite, K-19. Area 305 square meters, more or less.

2. A parcel of land (Lot 58-C, Cabcaben Townsite, K-10, plan Csd-7429). Bounded on the NE., by Lot 58-B; on the SE., and SW., by Lot 58-F; and on the NW., by Lot 56. Point 1 is S. 71 deg. 31 min. E., 399.29 meters from B.L.L.M. 1, Cabcaben Townsite, K-19. Area 273 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bataan, at its session to be held in the Municipality of Balanga, Province of Bataan, Philippines, on the 19th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Tito V. Tizon, Judge of said Court, the 27th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
 [2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF BATAAN

Land Registration Case No. N-150
 LRC Record No. N-31535

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Balanga, Bataan; the Municipal Mayor, Mariveles, Bataan; Francisco Roa, Rufino Libanan, Felipiano Iglesia, Balbino Maranan, Cabcaben, Mariveles, Bataan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Heirs of Victoriano Herrera namely Antonio Herrera, Mauro Herrera, Juanito Herrera, Modesto Herrera and Leonila Herrera, Cabcaben, Mariveles, Bataan, to register and confirm their title to the following property.

A parcel of land (Lot 445, Mariveles Cadastre, plan (LRC) Swo-10358), with the improvements thereon, situated in the Barrio of Cabcaben, Municipality of Mariveles, Province of Bataan. Bounded on the NE., by properties of Balbino Maranan and Francisco Roa; on the SE., by properties of Rufino Libanan and Felipiano Iglesia; on the SW., by property of Felipiano Iglesia; and on the W., by the Cayamcam River. Point 1 is N. 3 deg. 09 min. E., 595.10 meters from B.L.L.M. 16, Mariveles Cadastre. Area 171,055 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bataan, at its session to be held in the Municipality of Balanga, Province of Bataan, Philippines, on the 3rd day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Tito V. Tizon, Judge of said Court, the 8th day of November, 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
 [2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-643
 LRC Record No. N-31439

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Batangas, the Municipal Mayor, the Manager, Bauan Rural Bank, the Heirs of Leon Arada % Vice Mayor Cesar Arada, Bauan, Batangas; Leoncio Macuha, Felix Macuha, the Heirs of Honorata Casapao, Damaso Macuha, Ernesto Mandanas, Rosario Medrano, Aplaya, Bauan, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Estanislao Ilagan and Salvacion Medrano, Aplaya, Bauan, Batangas, thru Atty. Artemio A. Alabastro, 2311 Calderon St.,

Sta. Ana, Manila, to register and confirm their title to the following property.

A parcel of land (plan Psu-218893), with the building and improvements thereon, situated in the Barrio of Aplaya, Municipality of Bauan, Province of Batangas. Bounded on the NE., by properties of Leonicio Macuha and Felix Macuha; on the SE., by properties of the Heirs of Honorio Casapao and Ernesto Madanas; on the SW., by property of the Heirs of Leon Arada; and on the NW., by property of Rosario Medrano. Point 1 is S. 0 deg. 35 min. E., 1,040.12 meters from B.L.L.M. 1, Bauan, Batangas. Area 196 square meters more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Batangas, Province of Batangas, Philippines, on the 18th day of April, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lorenzo Relova, Judge of said Court, the 9th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-629
LRC Record No. N-30693

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Public Works, the Director of Lands, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Batangas, Batangas; the Municipal Mayor, Florencio Caedo, Sixto Caedo, Batangas, Batangas; Maria Garcia, Balete, Silangan, Batangas, Batangas; Felix Claveria, % Casiano Gabia, Lopez Jaena St., Batangas, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Leonor Garcia, Poblacion 49 C. Tirona St., Batangas, Batangas thru Atty. Liberato C. de

Jesus, Batangas, Batangas, to register and confirm her title to the following property:

A parcel of land (Lot 241, Batangas Cadastre, plan (LRC) Swo-9841), with the improvements thereon, situated in the Poblacion, Municipality of Batangas, Province of Batangas. Bounded on the N., by Lot 242; on the E., by Lot 244; on the S., by the Lopez Jaena St., and on the W., by Lot 240, all of Batangas Cadastre. Point 1 is S. 84 deg. 09 min. E., 215.30 meters from B.L.L.M. 1, Batangas Cadastre. Area 204 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Batangas, Province of Batangas, Philippines, on the 19th day of April, 1967, 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lorenzo Relova, Judge of said Court, the 14th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-633
LRC Record No. N-30703

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Manager, Philippine National Bank, Batangas Branch, the Municipal Mayor, Maximo Bool, Batangas, Batangas, Bienvenido Macatangay, Rafael Macatangay, Democrisio Macatangay, the Heirs of Godofredo Macatangay, Romulo Macatangay, Calicano Macatangay, the Heirs of Dionisio Marasigan, Miguel Andal, the Heirs of Celedonio Catilo, Pallocan, Batangas, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Guido Macatangay and Marciana Catilo, Pallocan, Batangas, Batangas, to

register and confirm their title to the following properties.

Three parcels of land with the improvements thereon, situated in the Barrio of Pallocan, Municipality of Batangas, Province of Batangas. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lct 9527-A-Lot 17903, plan Csd-9602). Bounded on the N., NE., E. and S., by Lot 9527-C; and on the W., by a Road. Point 1 is N. 5 deg. 19 min. E., 487.37 meters from B.B.M. 76, Batangas Cadastre. Area 475 square meters, more or less.

2. A parcel of land (Lot 9527-B—Lot 17904, plan Csd-9602). Bounded on the N., E. and W., by Lot 9527-C; and on the S., by Lot 9780 all of Batangas Cadastre. Point 1 is N. 11 deg. 16 min. E., 479.84 meters from B.B.M. 76, Batangas Cadastre. Area 2,270 square meters, more or less.

3. A parcel of land (Lot 9550-A, Lot 17906, plan Csd-9602). Bounded on the N., by property of Guido Macatangay; on the E., by Lot 9550-B; on the S., by Lot 9551, of Batangas Cadastre; and on the W., by a Road. Point 1 is S. 77 deg. 32 min. E., 361.51 meters from B.B.M. 1, Batangas Cadastre. Area 183 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Batangas, Province of Batangas, Philippines, on the 19th day of April, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lorenzo Relova, Judge of said Court, the 14th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2, 3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BATANGAS
Land Registration Case No. N-638
LRC Record No. N-31081

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District

Engineer, Batangas, Batangas; the Municipal Mayor, Maria P. Tigay, Miguela Talag, Maria M. Pinawin, Filomena Martinez, Alfredo Umali, Maria Velasquez, Bauan, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Norma P. Masangcay, Bauan, Batangas, assisted by Atty. Sergio C. Ilao, RT. 326 Rojas Center, Quezon Blvd., Manila, to register and confirm her title to the following properties:

Two parcels of land, situated in the Poblacion, Municipality of Bauan, Province of Batangas. The boundaries and areas of said parcel are as follows:

1. A parcel of land (Lot 1, plan Psu-223772). Bounded on the E., by Lot 2; on the SE. and S. by property of Filomena Martinez; on the W. by property of Maria Velasquez; and on the NW. by properties of Miguela Talag and Maria M. Pinawin. Point 1 is N. 34 deg. 22 min. W., 111.14 meters from B.L.L.M. 1, Bauan, Batangas. Area 257 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-223772). Bounded on the N. by property of Maria M. Pinawin; on the E. by the National Road; on the S. by property of Filomena Martinez; and on the W. by Lot 1. Point 1 is N. 34 deg. 22 min. W., 111.14 meters from B.L.L.M. 1, Bauan, Batangas. Area 40 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Batangas, Province of Batangas, Philippines, on the 31st day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lorenzo Relova, Judge of Court, the 14th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2, 3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN
Land Registration Case No. N-2255
LRC Record No. N-30870

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and

Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Dili-man, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Malolos, Bulacan; the Municipal Mayor, Timoteo Duan, Marcela de Borja, Anacleto de la Cruz, Plaridel, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Santos Garcia and Jacinta R. de Vera, Banga, Plaridel, Bulacan, thru Atty. Osorio and Osorio, 205 Digna Bldg., Manila, to register and confirm their title to the following property.

A parcel of land (plan Psu-102326), situated in the Barrio of Banga, Municipality of Plaridel (Quingua), Province of Bulacan. Bounded on the NE., and SE., by property of Timoteo Duan; on the SW., by the J. Lipana Street; and on the NW., by property of Anacleto de la Cruz. Point 1 is N. 28 deg. 29 min. N., 8,663.20 meters from B.L.L.M. 1, Bigaa, Bulacan. Area 1,463 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 17th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emanuel M. Muñoz, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-335
LRC Record No. N-31166

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Dili-man, Quezon City; the Provincial Governor,

the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Malolos, Bulacan; the Municipal Mayor, Sotero Esguerra, Mamerto Moraga, Genoveva Oliva, Virginia Trinidad, Primitiva Trinidad, the Heirs of Felipe Esguerra, Aurelio Donato, Meycauayan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Eulalio Trinidad and Damiana Rodeadilla, Meycauayan, Bulacan, thru Atty. Manuel R. Paez, Jr., R-301 Laperal Bldg., Rizal Ave., Manila, to register and confirm their title to the following property:

A parcel of land (Lot 3591, Meycauayan Cadastre, plan Ap-16239) with the improvements thereon, situated in the Barrio of Camalig, Municipality of Meycauayan, Province of Bulacan. Bounded on the NE. by property of Aurelio Donato; on the SE. by property of the Municipal Government of Meycauayan; on the SW. by properties of Sotero Esguerra and Mamerto Moraga; and on the NW. by properties of Genoveva Oliva, Eulalia Trinidad Vs. the Heirs of Felipe Esguerra and the Heirs of Felipe Esguerra. Point 1 is N. 44 deg. 49 min. E., 5,319.80 meters from B.L.L.M. 1, Meycauayan, Bulacan. Area 6,268 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 15th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-347
LRC Record No. N-31338

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Dili-

man, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Malolos, Bulacan; the Municipal Mayor, Escolastica San Diego, Basilio Resurreccion, Dalmacio Santiago, Teodoro Eugenio, Ceferino Mendoza, the Heirs of Severino Perez, Isabolo Buenaventura, Luisa Mendoza, Sta. Maria, Bulacan; Segunda Hernandez, Catmon, Sta. Maria, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Juan de Vera, Catmon, Sta. Maria, Bulacan, thru Atty. Enrique S. Octavio, Sta. Maria, Bulacan, to register and confirm its title to the following properties:

1. A parcel of land (Lot 209, Sta. Maria Cadastre, plan Ap-16805), situated in the Barrio of Bulac, Municipality of Sta. Maria, Province of Bulacan. Bounded on the N. and E. by property of Isabolo Buenaventura; on the S. by property of Juan de Vera; and on the W. by property of Luisa Mendoza. Point 1 is N. 71 deg. 47 min. E., 5,739.35 meters from B.L.L.M. 1, Sta. Maria Cadastre. Area five hundred ninety six (596) square meters, more or less.

2. A parcel of land (Lot 285, Sta. Maria Cadastre, plan Ap-16806), situated in the Barrio of Catmon, Municipality of Sta. Maria, Province of Bulacan. Bounded on the NE. by properties of Escolastico San Diego and Basilio Resurreccion; on the SE. by property of Dalmacio Santiago; on the SW. by properties of Teodoro Eugenio and the Heirs of Severino Perez; and on the W. by property of Ceferino Mendoza. Point 1 is N. 66 deg. 56 min. E., 5,325.98 meters from B.L.L.M. 1, Sta. Maria Cadastre. Area seventeen thousand sixty one (17,061) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 15th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2281
LRC Record No. 31350

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Malolos, Bulacan; the Municipal Mayor, Jose Coronel, Felix Benito, Cristino P. Batongbakal, Perfecto Esguerra, Pulilan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Roman Hilario and Estela Manzon, Poblacion, Pulilan, Bulacan, to register and confirm their title to the following property.

A parcel of land (Lot 13, Pulilan Cadastre, plan Ap-16393), situated in the Poblacion, Municipality of Pulilan, Province of Bulacan. Bounded on the N., by property of Jose Coronel; on the E., by property of Perfecto Esguerra; on the S., by property of Roman Hilario; and on the W., by property of Cristino Batongbakal. Point 1 is N. 73 deg. 35 min. E., 161.01 meters from B.L.L.M. 1, Pulilan Cadastre. Area two hundred ninety eight (298) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 18th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Sta. Maria, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN
Land Registration Case No. N-2282
LRC Record No. N-31351

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Dili-man, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Malolos, Bulacan; the Municipal Mayor, Agapita Legaspi, Francisco Marcial, Lorenzo de Silva, Daniel Palad, Norzagraray, Bulacan; Resa Ronguillo, Lotero St., Norzagraray, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Benedicto del Carmen, Lotero St., Norzagraray, Bulacan, to register and confirm his title to the following property:

A parcel of land (plan Psu-161450), with the improvements thereon, situated in the Sitio of Lambak, Barrio of Sapang Kawayan, Municipality of Norzagraray, Province of Bulacan. Bounded on the NE. and E. by the Lambak Creek; on the SE. by properties of Lorenzo de Silva and Daniel Palad; on the SW. by an Irrigation Ditch and properties of Daniel Palad and Agapita Legaspi; and on the NW. by properties of Agapita Legaspi and Francisco Marcial. Point 1 is S. 47 deg. 57 min. E., 3,008.53 meters from B.L.L.M. 2, Norzagraray, Bulacan. Area thirty five thousand nine hundred seventy six (35,976) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 15th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emanuel M. Muñoz, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN
Land Registration Case No. N-2288
LRC Record No. N-31356

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Dili-man, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Malolos, Bulacan; the Municipal Mayor, Maria Esteban, Natividad Bernabe, Amador Sarmiento, Lourdes Cruz, Andres Bernabe, Anacleto Bartolome, Marcos Cruz, Emiliana San Pedro, Nora Santiago, Magdalena Sison, Norzagraray, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Virginia Perez, Valentín Perez, Lorenza Perez, Martiniano Perez, Honorato Perez, Sofronio Perez, Norzagraray, Bulacan, to register and confirm their title to the following property:

A parcel of land (Lot 2586, Norzagraray Cadastre, plan Ap-16195), with the improvements thereon, situated in the Barrio of Tigbe, Municipality of Norzagraray, Province of Bulacan. Bounded on the N. by a Barrio Road and the National Road; on the NE. by property of Andres Bernabe & Lourdes Cruz; on the E. by property of Amador Sarmiento; on the SE. by property of Natividad Bernabe; on the SW. by property of Maria L. Esteban and a Barrio Road; and on the NW. by a Barrio Road. Point 1 is S. 24 deg. 58 min. E., 3,635.58 meters from B.L.L.M. 1, Norzagraray Cadastre. Area one hundred twenty two thousand six hundred sixty (122,660) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 18th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Sta. Maria, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2068
LRC Record No. N-27013

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Malolos, Bulacan; the Municipal Mayor, the Manager, Rural Bank of Pulilan, Milagros Calderon, Rufino Santiago, Teofilo D. Reyes, Melchor Dizon, Manuel Reyes, Esteban Aguirre, Remedios Adriano, Pulilan, Bulacan; Frisca Bantigue, 145 7th Avenue, Caloocan City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Ricardo B. Dizon, Irineo B. Dizon, Pulilan, Bulacan; and Francisco B. Dizon, 145 7th Avenue, Caloocan City, to register and confirm their title to the following property.

A parcel of land (Lot 1983, Pulilan Cadastre, plan Ap-13750), situated in the Poblacion, Municipality of Pulilan, Province of Bulacan. Bounded on the N., by the National Road (Road Widening); on the E., by properties of Teofilo Reyes, Melchor Dizon and Milagros Calderon; on the SE., by property of Milagros Calderon; on the SW., by property of Esteban Aguirre; and on the W., by property of Manuel Reyes. Point 1, is S. 71 deg. 31 min. W., 151.50 meters from B.L.L.M. 1, Pulilan Cadastre. Area 1,180 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 16th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Sta. Maria, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-278
LRC Record No. N-30472

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Malolos, Bulacan; the Municipal Mayor, Meycauayan, Bulacan; Alejandro de Leon, Severo Deodor, Catalina Feloteo, Florentino Pascua, Edita Habalin, Consuelo Abranilla, Bancal, Meycauayan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Mariano Dudos and Alberto Dudos, Bancal, Meycauayan, Bulacan, to register and confirm their title to the following property:

A parcel of land (Lot 762, Meycauayan, Cadastre, plan Ap-15059), situated in the Barrio of Bancal, Municipality of Meycauayan, Province of Bulacan. Bounded on the NE. by properties of Alejandro de Leon; on the SE. by properties of Severo Deodor and Florentino Pascua; on the SW. by property of Catalina Feloteo; and on the NW. by the MacArthur Highway. Point 1, is S. 6 deg. 37 min. E., 1,531.61 meters from B.L.L.M. 1, Meycauayan, Bulacan. Area 651 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 14th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES NORTE

Land Registration Case No. N-367
LRC Record No. N-31114

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, the Municipal Mayor, Jose Santos Seeping, % the Heirs of Jose Santos Seeping, United Evangelical Church, Ciriaco Avila, Juan de la Cruz, Paciano Magana, Lucio Magana, Policronnia Perpetua, Daet, Camarines Norte; and to all whom it may concern:

Whereas, an application has been presented to this Court by Antonio M. Avila, Daet, Camarines Norte, to register and confirm his title to the following property:

A parcel of land (Lot 2, plan Psu-221019), with the improvements thereon, situated in the Poblacion, Municipality of Daet, Province of Camarines Norte. Bounded on the NE. by a Road; on the SE. by property of the Heirs of Jose Santos Seeping; on the SW. by properties of the Heirs of Jose Santos Seeping, the United Evangelical Church and Juan de la Cruz; and on the NW. by properties of Paciano Magana and Ciriaco Avila. Point 1 is N. 38 deg. 09 min. W., 1,073.85 meters from B.L.L.M. 1, Daet, Camarines Norte. Area one thousand fifty eight (1,058) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Norte, at its session to be held in the Municipality of Daet, Province of Camarines Norte, Philippines, on the 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Gabriel V. Valero, Judge of said Court, the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES NORTE

Land Registration Case No. N-370
LRC Record No. N-31488

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, the District Engineer, Lucy Yu, Daet, Camarines Norte; the Municipal Mayor, Juan Gutierrez, Francisco Flores, Ponciano Sta. Ana, Maria Cabaque, Gavino Zabala, Gregorio Gutierrez, Diosdado Factor, Victorino Ramirez, Vicente Cabaque, Bernandino Zabala, Basud, Camarines Norte; and to all whom it may concern:

Whereas, an application has been presented to this Court by Amado Dy, Daet, Camarines Norte, thru Atty. Pedro E. Bacorro, Daet, Camarines Norte, to register and confirm his title to the following property.

A parcel of land (Lot 1108, (Phileusa-FOA), plan Ap-14346, Basud Public Land Sub. Pls-76), with the improvements thereon, situated in the Municipality of Basud, Province of Camarines Norte. Bounded on the NE., by properties of Juan Gutierrez and Ponciano Sta. Ana; on the SE., by property of Gavino Zabala; on the SE., by properties of Gavino Zabala, Gregorio Gutierrez, Diosdado Factor and Victorino Ramirez; and on the NW., by properties of Vicente Cabaque, Bernardino Zabala and Juan Gutierrez. Point 1 is N. 74 deg. 27 min. E., 4,322.14 meters from B.L.L.M. 1, Basud Public Land Sub., Pls-76 (Phileusa-FOA). Area fifty three thousand seven hundred twenty two (53,722) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Norte, at its session to be held in the Municipality of Daet, Province of Camarines Norte, Philippines, on the 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Gabriel V. Valero, Judge of said Court, the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES NORTE
Land Registration Case No. N-371
LRC Record No. N-31489

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the District Engineer, Naga City; the Municipal Mayor, Rosita B. Galaon, Eustaquo or Eutiquio Morales, Marcos Morales, Generosa F. Obusan, Remedios Adivoso-Bacorro, Li Seng Giap & Co., Rosita Galleon, Daet, Camarines Norte; the Municipal Mayor, Estanislao Sacriz, Severo Sonia, Tomas Gavanilo, Geronimo Parte, Casimiro E. Moncino, Basud, Camarines Norte; the Municipal Mayor, Maxima Guinoo, Policarpio Abo, Rafael Domingo, Esteban Abo, Prudencio Flores, Ciriaco Abo, Salud Villamor, Mercedes, Camarines Norte; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pedro E. Bacorro, Daet, Camarines Norte, to register and confirm his title to the following properties.

1. A parcel of land (Lot 453, Mercedes Public Land Subd., Pls-677-D, plan Ap-14096), situated in the Barrio of Pambuhan, Municipality of Mercedes, Province of Camarines Norte. Bounded on the NE. by properties of Policarpio Abo and Rafael Domingo; on the SE. by property of Esteban Abo; on the S. by property of Prudencio Flores; and on the NW. by properties of Maximino Boris and Maxima Guinoo. Point 1 is S. 36 deg. 43 min. E., 19,796.82 meters from B.L.L.M. 1, Mercedes Public Land Subd., Pls-677-D. Area ninety four thousand one hundred nine (94,109) square meters, more or less.

2. A parcel of land (Lot 1168, Basud Public Land Subd., Pls-76), (Philcusa-Foa), plan Ap-14097), situated in the Municipality of Basud, Province of Camarines Norte. Bounded on the NE. by property of Domingo Gutierrez (before) Pedro Bacoro (now); on the SE. by property of Tomas Gayanillo; on the SW. by property of Geronimo

Pante; and on the NW. by property of Estanislao Sacriz. Point 1 is S. 61 deg. 33 min. E., 7,576.30 meters from B.L.L.M. 1, Basud Public Land Subdivision, Pls-76. Area twenty one thousand three hundred ninety one (21,391) square meters, more or less.

3. A parcel of land (plan Psu-182110) with the improvements thereon, situated in the Poblacion, Municipality of Daet, Province of Camarines Norte. Bounded on the N. by property of Pedro E. Bacorro; on the E. by properties of Pedro E. Bacorro and Rosita B. Galeon; on the S. by a Street; and on the W. by property of Eutiquio Morales. Point 1 is S. 31 deg. 11 min. W., 161.50 meters from B.L.L.M. 1, Daet, Camarines Norte. Area two hundred ninety one (291) square meters, more or less.

4. A parcel of land (plan Psu-191206), with the improvements thereon, situated in the Poblacion, Municipality of Daet, Province of Camarines Norte. Bounded on the N. and W. by property of Pedro E. Bacorro; on the E. by property of Marcos Morales; and on the S. by the Bagong Bayan Street. Point 1 is S. 20 deg. 17 min. W., 173.46 meters from B.L.L.M. 1, Daet, Camarines Norte. Area one hundred ninety eight (198) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Norte, at its session to be held in the Municipality of Daet, Province of Camarines Norte, Philippines, on the 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Gabriel V. Valero, Judge of said Court, the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. T-53
LRC Record No. N-31484

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel,

Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the District Engineer, Naga City; the Municipal Mayor, Jose Fuentebella, Jose Jacob, Cecilia Badurina, Sofronio Clavecilla, Jesus Buena, Tigaon, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Paz Jallores de Buena, Tigaon, Camarines Sur, thru Atty. Juan H. Llaguno, Tigaon, Camarines Sur, to register and confirm her title to the following property.

A parcel of land (plan Psu-212181), with the building and improvements thereon, situated in the Poblacion, Municipality of Tigaon, Province of Camarines Sur. Bounded on the NE. by property of Gabina Jallores (before), Sofronio Clavilla (now); on the SE. by the National Road; on the SW., by property of Jose Fuentebella; and on the NW., by properties of Jose Jacob & Cecilia Baduria. Point 1 is S. 19 deg. 23 min. W., 578.52 meters from B.L.L.M. 2, Tigaon, Camarines Sur. Area nine hundred forty six (946) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the Municipality of Tigaon, Province of Camarines Sur, Philippines, on the 5th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree thereon.

Witness the Hon. Rafael S. Sison, Judge of said Court, the 27th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2, 3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. L-62
LRC Record No. N-31496

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer,

the District Engineer, the Provincial Land Officer, Naga City; the Municipal Mayor, Felix Iglip, Pedro Legaspi, Arsenia Alfara, Gertrudes Le Duc and Potenciano Adulta, Del Gallego, Camarines Sur; Mercedes Le Duc, 257 A. F. Rein, Pasay City; Eusebio Francisco and Simon Estrope, Salvacion, Del Gallego, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Leon Raymundo, 257 A. F. Rein, Pasay City, to register and confirm his title to the following properties:

Two parcels of land, with the improvements thereon, situated in the Barrio of Salvacion (Catabanga), Municipality of Del Gallego (Ragay), Province of Camarines Sur. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-64816). Bounded on the NE. by property of Eusebio Francisco; on the SE. by properties of Arsenia Alfara and Pontenciana Adulta; on the SW. and W. by Lot 2; and on the NW. by property of Felix Iglip. Point 1 is N. 16 deg. 46 min. E., 1,219.72 meters from B.L.B.M. 2, Catabanga, Ragay. Area fifty seven thousand seven hundred sixteen (57,716) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-64816). Bounded on the NE. by Lot 1; and on the SE. SW. and W. by property of Felix Iglip. Point 1 is N. 6 deg. 33 min. E., 710.64 meters from B.L.B.M. 2, Catabanga, Ragay. Area eight thousand seven hundred sixty two (8,762) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 12th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Augusto L. Valencia, Judge of said Court, the 29th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2, 3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. L-63
LRC Record No. N-31497

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Naga City; the Municipal Mayor, Gertrudes B. Le Due, Del Gallego, Camarines Sur; Dr. Leon Raymundo, 257 A. F. Rein, Pasay City; Barrio Capitan, Salvacion, Del Gallego, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Salvacion Le Due-Raymundo, 257 A. F. Rein, Pasay City, to register and confirm her title to the following property:

A parcel of land (Lot 2, plan Gss-405-D, Sheet 1), with the improvements thereon, situated in the Barrio of Sinuknapan, Municipality of Del Gallego, Province of Camarines Sur. Bounded on the NE. and SE. by Roads; on the SW. by Lot 1; and on the NW. by a Public Land. Point 1 is S. 43 deg. 14 min. W., 370.64 meters from B.L.L.M. 25, Del Gallego Public Land Subdivision, Pls-199. Area six hundred forty three (643) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 12th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Augusto L. Valencia, Judge of said Court, the 29th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. L-64
LRC Record No. N-31498

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the District Engineer, Naga City; the Municipal Mayor, Ragay, Camarines Sur; Felix Yglip, Gertrudes B. Le Due, Del Gallego, Camarines Sur; Nicolasa Yglip, Potenciano Adulta, Catabanga, Ragay, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Christina L. Raymundo, 257 A. F. Rein, Pasay City, to register and confirm her title to the following property.

A parcel of land (Lot 1, plan Psu-99637), with the improvements thereon, situated in the Barrio of Catabanga, Municipality of Ragay, Province of Camarines Sur. Bounded on the N., by properties of Felix Yglip; on the NE., by property of Gertrudes B. Le Due; on the SE., by property of Gertrudes B. Le Due, Lot 2 and the Catabangan Bay; and on the W., by property of Nicolasa Yglip (Potenciano Adulta). Point 1 is S. 18 deg. 19 min. W., 618.73 meters from B.L.B.M. 2, Catabanga, Ragay. Area sixty two thousand six hundred seventy three (62,673) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Philippines, on the 12th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Augusto L. Valencia, Judge of said Court, the 29th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF CAVITE
 Land Registration Case No. TM-53
 LRC Record No. N-31744
 NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Trece Martires City; the Municipal Mayor, Ternate, Cavite; Angelina M. Samson, Ylaya, Las Piñas, Rizal; Jose Velasco, 935 C. Ayala, Makati, Rizal; Carlos Zapanta, Ramon Zapanta, 1584 5th St., Fabie Estate Subdivision, Paco, Manila; Cipriano Montoya, Josefa Montoya, Quintana Montoya, 2414 Tramo Rd., Pasay City; Pilar Puga, Carmen Puga, 37 Vilalreal, Pasay City; Isidro Fabio, 4 Jalandoni St., Parañaque, Rizal; Cayetano Martinez, Naic, Cavite; Gonzalo Dirain, Dominga Dirain, Abelardo Dirain, Bayabas, Sapang, Ternate, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Santiago Montemayor, Las Piñas, Rizal, thru Romeo M. Mendoza, Gatchalian Law Office, Escolta, Manila, to register and confirm his title to the following properties with the improvements thereon:

1. A parcel of land (plan Psu-201606), situated in the Sitio of Bayabas, Barrio of Sapang, Municipality of Ternate, Province of Cavite. Bounded on the NE. by property of Isidro Fabio; on the SE. by property of Pilar Puga and Carmen Puga; on the SW. by property of Ramon D. Zapanta and Carlos Zapanta; and on the NW. by the Calumpang Military Reservation. Point 1 is S. 72 deg. 42 min. W., 4,500.00 meters from B.L.B.M. 1, Sapang-Ternate, Civate. Area seven hundred seventy six thousand six hundred three (776,603) square meters, more or less.

2. A parcels of land (plan Psu-205560), situated in the Sitio of Caynipa, Municipality of Ternate, Province of Cavite. Bounded on the SE. by property of Cayetano Martinez; on the SW. by the Mountain Ridge; and on the NW. by the Mountain Ridge and property of Angelina M. Samson. Point 1 is S. 30 deg. 29 min. W., 4,337.05 meters from Triangulation Station Restinga Point 1915, U.S.C.G.S., Ternate, Cavite. Area three hundred seventy thousand six hundred ninety two (370,692) square meters, more or less.

3. A parcels of land (plan Psu-205955), situated in the Sitio of Cayladme, Municipality of Ternate,

Province of Cavite. Bounded on the NE. by property of Jose Velasco; on the SE. by a creek; on the SW. by Public Land; and on the W. and NW. by properties of Angelina M. Samson. Point 1 is S. 6 deg. 58 min. W., 3,839.45 meters Triangulation Station Restinga Pt. 1915, U.S.C.G.S. Ternate, Cavite. Area eight hundred seven thousand four hundred forty-one (807,441) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Trece Martires, Philippines, on the 20th day of February, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Alberto V. Averia, Judge of said Court, the 23rd day of November, in the year 1966.

Issued at Manila, Philippines, this 29th day of December, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF CAVITE
 Land Registration Case No. TG-71
 LRC Record No. N-31505
 NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila, the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Trece Martires City; the City Mayor, the City Fiscal, the City Engineer, the City Treasurer, Oben B. Sollee, Elaine Olson, Tagaytay City; Luis Ablaza, 2681 Dominga, Malate, Manila; Candido V. Rivera, 266 San Pedro, Davao City; Amelia V. Rivera, St. Louis Maternity Hospital, St. Louis, Missouri, U.S.A. Ambrosio Tangco, 73 Jose Wright, San Juan, Rizal; the Manager, Tagaytay Development Company, 258 Quezon Blvd., Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by Charles E. Pugh, Tagaytay City, to register and confirm his title to the following property:

A parcel of land (Lot 2643, Tagaytay Cadastre, plan Ap-17094) with the improvements thereon, situated in the Barrio of Sambong, City of Tagaytay. Bounded on the N. by property of Luis Ablaiza; on the NE. by property of Oben B. Sollee; on the SE. and SW. by property of the City Government of Tagaytay; and on the NW. by properties of Candido V. Rivera; Amelita V. Rivera, Elaine Olson, the Tagaytay Development Company and Charles, E. Pugh. Point 1 is 65 deg. 25 min. W., 5,558.38 meters from B.L.L.M. 1, Tagaytay Cadastre. Area 43,522 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Tagaytay, Philippines, on the 10th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Alfonso P. Donesa, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. TG-72
LRC Record No. N-31532

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Trece Martires City; the Municipal Mayor, the Heirs of Benedicto Velasco, Crispulo Arnaldo, Jose H. Medina, Pedro M. Poblete, Godeardo Gomez, and the Parish Priest, Roman Catholic Church, Silang, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Arturo C. Blas and Emilia Santos, 32 Acero St., Tugatog, Malabon, Rizal, thru Atty. Fernando V. Domingo, Suite 722 May Bldg., Rizal Ave., Manila, to register and confirm their title to the following properties:

Two parcels of land with the improvements thereon, situated in the Poblacion, Municipality of Silang, Province of Cavite. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-207434). Bounded on the N. by property of the Heirs of Benedicto Velozco; on the NE. by property of Crispulo Arnaldo; on the SE. by properties of Crispulo Arnaldo and Jose H. Medina; on the S. by property of Jose H. Medina; on the SW. by property of Godeardo Gomez; and on the W. by the Provincial Road. Point 1 is S. 2 deg. 04 min. W., 162.72 meters from B.L.L.M. 2, Silang. Area 5,299 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-207434). Bounded on the N. by property of Crispulo Arnaldo; on the E. by the Silang River; on the SW. by property of the Roman Catholic Church; and on the NW. by property of Jose H. Medina. Point 1 is S. 47 deg. 42 min. E., 269.44 meters from B.L.L.M. 2, Silang. Area 2,869 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Tagaytay, Philippines, on the 10th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Alfonso P. Donesa, Judge of said Court, the 9th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. N-534
LRC Record No. N-30087

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Trece Martires City, the Municipal Mayor, Justo Crisologo, Bacoor, Cavite; the Heirs of Isidro Miranda % Patricio Miranda, Dionisio Asuncion, Salinas, Bacoor,

Cavite; Guillermo Francisco, Mabolo, Bacoor, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Parales, Salinas, Bacoor, Cavite, thru Atty. Jose S. Atienza, Rm.-306 May Bldg., 834 Rizal Ave., Manila, to register and confirm her title to the following property:

A parcel of land (Lot 172, plan Ap-15661, Psu-164199), situated in the Barrio of Salinas, Municipality of Bacoor, Province of Cavite. Bounded on the NE, SE, SW, and NW. by properties of the Municipal Government of Bacoor. Point 1 is S. 5 deg. 55 min. W., 2,067.00 meters from B.L.L.M. 1, Bacoor, Cavite. Area one thousand one hundred four (1,104) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 12th day of April, 1967, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Alejandro, Judge of said Court, the 18th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
Land Registration Case No. N-593
LRC Record No. N-31739

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Trece Martires City; the Municipal Mayor, Ireneo Francisco, Natividad Javier, Felisa Cuevas, Angela C. Noriel, Artemio Medina, the Heirs of Apolinario Javier, Bacoor, Cavite; Ma. Araceli Hererra, 2123 Luna, Pasay City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Dominador O. Reyes, 2123 Luna, Pasay City, assisted by Atty. Vicente V. Ocampo,

1325 Macario Adriaco, Ermita, Manila, P. O. Box 735, to register and confirm his title to the following property:

A parcel of land (plan Psu-213901), with the improvements thereon, situated in the Barrio of Panapaan, Municipality of Bacoor, Province of Cavite. Bounded on the N. the NW. by the Estero Panapaan; on the NE. by properties of Felisa A. Cuevas; on the E. by property of Angelo C. Noriel; on the S. by property of Artemio Medina; on the SW. by property of the Heirs of Apolinaria Javier; and on the W. by properties of the Heirs of Apolinaria Javier and Ireneo Francisco. Point 1 is N. 88 deg. 04 min. W., 713.94 meters from B.L. L.M. 2, Panapaan, Bacoor, Cavite. Area Three thousand five hundred sixty one (3,561) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 28th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Alejandro, Judge of said Court, the 15th day of December, in the year 1966.

Issued at Manila, Philippines, this 29th day of December, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO
Land Registration Case No. N-560
LRC Record No. N-25822

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Iloilo City; the Municipal Mayor, Jose Nible, Ignacio Navarro, Daniel Marillo, Nicolas Nielo, Benito Paniga, Miag-ao Iloilo; Asuncion Nalagon, Quezon St., Miag-ao, Iloilo; and to all whom it may concern:

Whereas, an application has been presented to this Court by Leon Nalagon, Quezon St., Miag-ao, Iloilo, thru Atty. Resurreccion S. Salvilla, Rm. 108 Boring Bldg. Plazaleta Gay, Iloilo City, to re-

gister and confirm his title to the following properties:

Two parcels of land with the improvements thereon, situated in the Barrio of Mat-i, Municipality of Miag-ac Province of Iloilo. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-177568). Bounded on the NE. by properties of Concepcion Araneta (now Nicolas Nielo and Benito Paniga; on the SE. by properties of Jose Nible and Ignacio Navarro; and on the SW. by properties of Ignacio Navarro and Daniel Morillo and Lot 2; and on the NW. by property of Concepcion Araneta (now) Nicolas Nielo. Point 1 is N. 46 deg. 59 min. W., 1,539.46 meters from B.L.L.M. 1, Miag-ao, Iloilo. Area 7,528 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-177568). Bounded on the N. and NE. by Lot 1; and on the S. and W. by properties of Ignacio Navarro. Point 1 is N. 46 deg. 55 min. W., 1,567.14 meters from B.L.L.M. 1, Miag-ao, Iloilo. Area 75 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Iloilo, at its session to be held in the City of Iloilo, Philippines, on the 20th day of June, 1967, at 8:30 c'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Carlos L. Sundian, Judge of said Court, the 2nd day of November, in the 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOILO

Land Registration Case No. N-603
LRC Record No. N-31672

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Iloilo City; the Municipal Mayor, the Heirs of Lope Gaspalinao, Leon Gatilao, the Heirs of Cresenciano Gaticales, the Heirs of Florentina Gatungan, Carlos Carpa, Felix Gerogalin, Cervacio Guevara, Custudio Cam-

pantero, Pedro Campantero, Natividad Gargantiel, Domingo Demoncito, Santiago Gavomali, Marcelo Gilviro, Maria G. Paredes, Manuel Gavatao, Francisco Gilviro, Felix Gemiga, Francisco Gonzales, Martin Gargantiel, Andres Gayagaya, Salvacion Gelvezon, Basilio Garganano, Victoria Garson, Vicente Escanlar, Manuel Gilo, Felicidad Gicana, Flaviana Gargaritano, Ceferino Gieana, Guimbal, Iloilo; Jose Gargaran, Nicolas Guinobatin, the Heirs of Telesforo Gayola, Estela Geaga, the Heirs of Andres Gargaran, Sepitan, Guimbal, Iloilo; Domingo Cayanilo, Esteban Gayanilo, Glicerio Gilonga, Patricia Guimbal, Iloilo; Basilio Gensola, Badiang, Guimbal, Iloilo; Jose Garson, Iton, Iloilo; Flor Garcisto, Molo, Iloilo City; Alejandro Gepala, Nalundan, Guimbal, Iloilo; Socorro Encanto, Jalandoni St., Iloilo City; Amador Girado, Maria Girado, Gervacio Guerrero, Igcoocolo, Guimbal Iloilo and to all whom it may concern:

Whereas, an application has been presented to this Court by Leticia Girado, Guimbal, Iloilo, thru Atty. Jose T. Navarro, Tibbauan, Iloilo, to register and confirm her title to the following properties with the improvements thereon:

1. A parcel of land (Lot 1, plan Psu-205268, Sheet 1), situated in the Barrio of Igcoocolo, Municipality of Guimbal, Province of Iloilo. Bounded on the NE. by property of Marcelo Gilviro; on the E. by property of Maria G. Paredes; on the SE. by properties of Manuel Gavatao, Francisco Gilviro, Santiago Gavomali, Maria Girado, and the Heirs of Lope Gaspalinao; on the SW. by properties of Leon Gatilao, Jose Gargaran, the Heirs of Cresenciano Gaticales, Leon Gatilao and the Heirs of Cresenciano Gaticales; and on the NW. by properties of the Heirs of Cresenciano Gaticales, the Heirs of Florentina Gatungan, Carlos Carpa, Felix Gercgalin, Gervacio Guerrero, Natividad Gargantiel, Custudio Campantero, Gervacio Guerrero, the Heirs of Cresenciano Gaticales, Pedro Campantero, Domingo Lemoncito and Santiago Gavomali. Point 1 is N. 4 deg. 14 min. E., 1,939.73 meters from B.L.L.M. 1, Guimbal, Iloilo. Area eighty two thousand eight hundred seventy three (82,873) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-205268, Sheet 2), situated in the Barrio of Sapitan, Municipality of Guimbal, Province of Iloilo. Bounded on the N. by property of Basilio Gensola; on the NE. by properties of Esteban Gayonilo and Estela Geaga; on the E. by properties of Francisco Gonzales, Jose Garson, et al., and Flor Garcisto; on the SE. by properties of Martin Gargantiel, Andres Gayagaya, the Heirs of Andres Gargaran and Glicerio Gilonga; on the SW. by the Jar-ao River and property of Domingo Gayanilo; and on the NW., by properties of Nicolas Guinobatin, Felix Gemenga, the Heirs of Telesforo Gayola. Point 1

is N. 28 deg. 46 min. W., 2,257.30 meters from B.L.L.M. 1, Guimbal, Iloilo. Area one hundred thirteen thousand six hundred ninety three (113,693) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-205268, Sheet 3), situated in the Poblacion, Municipality of Guimbal, Province of Iloilo. Bounded on the NE. and E. by a Road; on the SW. by properties of Socorro Encanto and Vicente Escanlar and the Guimbal Creek; and on the NW. by the Guimbal Creek. Point 1 is N. 0 deg. 07 min. W., 1,189.13 meters from B.L.L.M. 1, Guimbal, Iloilo. Area eight thousand four hundred eighty one (8,481) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-205268, Sheet 3), situated in the Poblacion, Municipality of Guimbal, Province of Iloilo. Bounded on the NE. by the property of Manuel Gayatao; on the SE. by properties of Victoria Carsop, Alejandro Capala and Pedro Campantero; on the SW. by a Road; and on the NW. by properties of Salvador Gelveron, Manuel Gayatao, Basilio Garanganao and Manuel Gayatao. Point 1 is N. 0 deg. 46 min. E., 1,181.80 meters from B.L.L.M. 1, Guimbal, Iloilo. Area eleven thousand nine hundred sixty nine (11,969) square meters, more or less.

5. A parcel of land (plan Psu-205281), situated in the Poblacion, Municipality of Guimbal, Province of Iloilo. Bounded on the NE. by the Gerona Street; on the SE. by properties of Manuel Gilo, Felicidad Gicana and Flaviana Gargaritano; on the SW. by the Gangos Street and property of Ceferino Gecana; and on the NW. by the Burgos Street. Point 1 is N. 66 deg. 01 min. W., 410.14 meters from B.L.L.M. 1, Guimbal, Iloilo. Area two thousand four hundred ninety seven (2,497) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Iloilo, at its session to be held in the City of Iloilo, Philippines, on the 15th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emigdio V. Nictes, Judge of said Court, the 18th day of November, in the year 1966.

Issued at Manila, Philippines, this 12th day of December, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
Land Registration Case No. N-302
LRC Record No. N-31500

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 204 Tanduay, San Miguel, Manila; the Reforestation Administration, Urdaneta, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Santa Cruz, Laguna; the Municipal Mayor, Margarita Valenzuela, Enriqueta Capistrano, Jose Capistrano, Magdalena, Laguna; Januario Pacheco, Luisa Llamas, Crispin Oben, Graciano Salut, Cresencia Cabantog, Pedro Ponciano Vibar, Pagsanjan, Laguna; Venancio Vangco, 1112 Constancia St., Sampaloc, Manila; Romeo del Rosario, 47 Esguerra Street, Bayan-bayan, Hulo, Malabon, Rizal; Roman Abaya, Layugan, Magdalena, Laguna; and to all whom it may concern:

Whereas, an application has been presented to this Court by Lily Robla, 2569 Coral St., Sta. Ana, Subdivision, Manila; Angelita Noble, 1122 Constantia St., Sampaloc, Manila; Alberto Noble, Pagsajan, Laguna; Cecilia Noble, 47 Esguerra St., Bayan-bayan, Hulo, Malabon, Rizal; thru Atty. Tomas P. Añonuevo, Sta. Cruz, Laguna, to register and confirm their title to the following properties with the improvements thereon:

1. A parcel of land (Lot 102, Magdalena Cadastre plan Ap-15325), situated in the Barrio of Layugan, Municipality of Magdalena, Province of Laguna. Bounded on the NE. by properties of Margarita Valenzuela, Januario Pacheco and Enriqueta Capistrano; on the SE. by property of Luisa Llamas; on the SW. by properties of Crispin Oben and Jose Capistrano; and on the NW. by a Road. Point 1 is S. 69 deg. 20 min. E., 1,151.08 meters from Barrio Mon. 17, Magdalena Cadastre. Area 19,001 square meters, more or less.

2. A parcel of land (plan Psu-219282), situated in the Barrio of Sabang Monserrat, Municipality of Magdalena, Province of Laguna. Bounded on the N. by property of the Heirs of Dionisia Abaya; on the E. by property of Pedro Ponciano Vibar; on the SE. by properties of Graciano Salut and Cresencia Cabantog; on the SW. by property of Cresencia Cabantog; and on the NW. by a Callejon. Point 1 is S. 44 deg. 59 min. E., 1,408.08 meters from B.B.M. 17 Magdalena Cadastre 69. Area 14,357 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be

held in the Municipality of Santa Cruz, Province of Laguna, Philippines, on the 25th day of April, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Arsenio Nañawa, Executive Judge of said Court, the 3rd day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-913
LRC Record No. N-30962

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, San Fernando, La Union; the District Land Office No. 3, Baguio City; the Municipal Mayor, Bauang, La Union; Lazaro Fontanos % Cesaria Fontanos, Timoteo Pulanco % Alejandro Pulanco, Casilda Abubo, Casimira Abubo, Severina Estepa, Severo Libatique, Federico Fontanoza, Alfonso Fontanos, Jose Gonzalo, Florentino Fontanos, Alejandro Pulanco, Maria Balagot, Victorino Fontanos, Dominador Estioco, Santiago Balagot, Feliza A. Balagot, Bal-lay, Bauang, La Union; Simon Jubilado, Lingsat, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Felipe Balagot, Bal-lay, Bauang, La Union, thru Atty. Mauro M. Leonen, Teofelix Bldg, Session Road, Baguio City, to register and confirm his title to the following properties.

Six parcels of land, with the improvements thereon, situated in the Barrio of Bal-lay, Municipality of Bauang, Province of La Union. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-216412). Bounded on the E., by property of Severina Estepa; on the SE., by property of Santiago Balagot; on the S., by property of Maria Balagot; on the SW.,

by property of Santiago Balagot; and on the NW., by Lct 2. Point 1 is S. 81 deg. 49 min. W., 784.66 meters from B.L.B.M. 2, Bauang nga basit, Naguilian, La Union. Area 6,546 square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-216412). Bounded on the N., by Lot 4; on the E., by property of Severo Libatique; and on the SW., and W., by on Existing Trail. Point 1 is S. 83 deg. 10 min. W., 755.60 meters from B.L.B.M. 2, Bauang nga basit, Naguilian, La Union. Area 4,696 square meters, more or less.

3. A parcel of land (Lot 5, plan Psu-216412). Bounded on the NE., by an Existing Trail; on the E., by property of Severo Libatique; on the S., by property of Maria Balagot; and on the W., by property of Victorino Fontanos. Point 1 is S. 80 deg. 54 min. W., 693.46 meters from B.L.B.M. 2, Bauang uga basit, Naguilian, La Union. Area 1,689 square meters, more or less.

4. A parcel of land (Lot 6, plan Psu-216412). Bounded on the N., by property of Federico Fontanoza; on the E., by property of Simon Jubilado; on the S., by property of Alejandro Pulanco; and on the W., by an Existing Trail. Point 1 is S. 80 deg. 05 min. W., 676 meters from B.L.B.M. 2, Bauang nga basit, Naguilian, La Union. Area 4,660 square meters, more or less.

5. A parcel of land (Lot 7, plan Psu-216412). Bounded on the N., by properties of Jose Gonzalo and Florentino Fontanos; on the E., and SE., by the Existing Trail; on the W., by property of Alejandro Pulangco; and on the NW., by property of Alfonso Fontanos. Point 1 is S. 61 deg. 51 min. W., 526.74 meters from B.L.B.M. 2, Bauang nga basit, Naguilian, La Union. Area 5,734 square meters, more or less.

6. A parcel of land (Lot 8, plan Psu-216412). Bounded on the E., by property of Casimira Abubo; on the SE., by Lot 9; on the SW., by a Public Land and property of Timoteo Pulanco; and on the NW., by properties of Timoteo Pulanco and Casilda Abubo. Point 1 is N. 85 deg. 37 min. W., 845.32 meters from B.L.B.M. 2, Bauang nga basit, Naguilian, La Union. Area 16,908 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 16th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Flores, Judge of said Court, the 15th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. A-32
LRC Record No. N-31471

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, San Fernando, La Union; the District Land Office No. 3, Baguio City; the Municipal Mayor, Mariano Ronquillo, Anastacio Milanes, Edilberto Vercelles, Agoo, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Herminio de Guia, and Anita T. de Guia, Agoo, La Union, to register and confirm their title to the following property:

A parcel of land (plan Psu-221757), with the improvements thereon, situated in the Barrio of San Jose, Municipality of Agoo, Province of La Union. Bounded on the NE. by property of Edilberto Vercelles; on the SE. by property of Mariano Ronquillo; on the W. by the National Road; and on the NW. by property of Anastacio Milanes. Point 1 is S. 11 deg. 57 min. E., 613.82 meters from B.L.L.M. 2, Agoo, La Union. Area seven hundred ninety six (796) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of Agoo, Province of La Union, Philippines, on the 8th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Arsenio B. Alcantara, Judge of said Court, the 29th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-940
LRC Record No. N-31501

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Municipal Mayor, Genaro Navalta, San Fernando, La Union; the District Land Office No. 3, Baguio City; Sorahida Borja, Teresa H. Galvez, the Heirs of Tarcela Flores, Filoteo Villanueva, Pagdaraaoan, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Rufino O. L. Orea and Honorata C. Oreta, San Fernando, La Union, thru Atty. Hermenigildo Gualberto, San Fernando, La Union, to register and confirm their title to the following property:

A parcel of land (plan Psu-226295), with the improvements thereon, situated in the Barrio of Pagdaraaoan, Municipality of San Fernando, Province of La Union. Bounded on the NE. by properties of Genaro Navalta and the Heirs of Tarcela Flores; on the SE. by properties of Filoteo Villanueva; on the SW. by property of Teresa Galvez; on the NW. by the National Road. Point 1 is S. 11 deg. 30 min. E., 806.81 meters from B.L.L.M. 1, Carlatan, San Fernando, La Union. Area one thousand eight hundred fifty one (1,851) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 27th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 28th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2, 3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION
Land Registration Case No. N-942
LRC Record No. N-31502

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, San Fernando, La Union; the District Land Officer No. 3, Baguio City; the Municipal Mayor, Juan Reyes, Camilo Coloma, Remedios Bautista, Pedro Merca Mosuela, Jose A. Monis, Bangar, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eusebia C. Valdez, Bangar, La Union, to register and confirm her title to the following property:

A parcel of land (plan Psu-206171), with the improvements thereon, situated in the Barrio of Reyna Regente, Municipality of Bangar, Province of La Union. Bounded on the NE., by properties of Remedios Bautista and Pedro Merca Mosuela; on the SE. by property of Juan Reves, et al; on the SW., by a creek; and on the NW., by property of Camilo Co'oma. Point 1 is N. 89 deg. 51 min. E., 761.78 meters from B.L.L.M. 1, Bangar, La Union. Area twenty thousand sixty seven (20,067) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 28th day of April, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 28th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2, 3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-948
LRC Record No. N-31503

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Francisco Almeida, San Fernando, La Union; the District Land Office No. 3, Baguio City; the Municipal Mayor, San Juan, La Union; Rafael Lacensay, Victor Palarcan, Sto. Rosario, San Juan, La Union; Teodoro Laurea, Talogtog, Norte, San Juan, La Union; Sotera Tupas, Agapito, 153 Valenzuela St., Valenzuela, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Aurelio S. Agapito, 153 Valenzuela St., Valenzuela, Bulacan, to register and confirm his title to the following property:

A parcel of land (plan Psu-215967) with the improvements thereon, situated in the Barrio of Sto. Rosario, Municipality of San Juan, Province of La Union. Bounded on the NE., by property of Francisco Almeida; on the SE., by property of Teodoro Laurea; on the S., by property of Victor Palaroan; and on the W., by property of Rafael Laconsay. Point 1 is N. 22 deg. 23 min. W., 1,396.09 meters from B.L.B.M. 2, Cacapian, San Juan, La Union. Area nine thousand six hundred sixty nine (9,669) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 2nd day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 3rd day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-944
LRC Record No. N-31515

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, San Fernando, La Union; the District Land Office No. 3, Baguio City; the Municipal Mayor, Flora D. Mallare, Brigida Mendoza, Placida Mallare, Ciriaco Laigo, Pedro U. Baladad, Bauang, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Amado L. Layas, Bauang, La Union to register and confirm his title to the following properties:

Two parcels of land, situated in the Barrio of Quinavite, Municipality of Bauang, Province of La Union. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-225668), Bounded on the NE., by the National Highway; on the SE., by property of Brigida Mendoza; on the SW., by Lot 2; and on the NW., by property of Pedro U. Baladad. Point 1 is N. 7 deg. 19 min. W., 700.98 meters from B.L.L.M. 1, Bauang, La Union. Area three hundred nineteen (319) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-225668). Bounded on the N., by property of Pedro U. Baladad; on the NE., by Lot 2; on the SE., by properties of Brigido Mendoza and Placida Mallare; and on the W. by property of Ciriaco Laigo; Point 1 is N. 7 deg. 18 min., W., 700.98 meters from B.L.L.M. 1, Bauang, La Union. Area one thousand seven hundred eight (1,708) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 3rd day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will

be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Flores, Judge of said Court, the 4th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. A-33
LRC Record No. N-31533

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, San Fernando, La Union; the District Land Office No. 3, Baguio City; the Municipal Mayor, Pedro Soril, Catalino Mamuyac, Leonor Zandueta, Sto. Tomas, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rogelio D. Baylan, the Heirs of Eriberto Dulay represented by Romana Soril, Santo Tomas, La Union thru Atty. Arturo B. Villanueva, Santo Tomas, La Union, to register and confirm their title to the following property:

A parcel of land (Lot 870, Sto. Tomas Cadastre, plan (LRC) Swo-4522), situated in the Poblacion, Municipality of Sto. Tomas, Province of La Union. Bounded on the NE., by a Road; on the SE., by the Provincial Road; on the SW., by Lots 866 and 867; and on the NW., by Lot 869 all of Sto. Tomas Cadastre. Point 1 is N. 39 deg. 07 min. E., 152.78 meters from B.B.M. 19, Sto. Tomas Cadastre 132. Area four thousand eight hundred twenty eight (4,828) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of Agoo, Province of La Union, Philippines, on the 17th day of May, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Arsenio B. Alcantara, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL
Land Registration Case No. N-139
LRC Record No. N-31106

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Dumaguete City; the Municipal Mayor, Guihulngan, Negros Oriental; Gregorio Naya, Brigido Fuertes, Marias Sta. Ana, or Santana, Rufina de Rabosquillo, Alejandro Naya, Hearn Baquila, Andres Garde, Nicanor Jimenez, Pastor Gonzaga, Hilario Morcilla, Busay, Helaitan, Guihulngan, Negros Oriental; Jovieto Pasigna, Helaitan, Guihulngan, Negros Oriental; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eugenio S. Salidarios, San Carlos City, thru Atty. Isidro G. Bayawa, Tayasan, Negros Oriental, to register and confirm his title to the following property:

A parcel of land (consisting of Lots 1 and 3, plan Psu-75666), with the improvements thereon, situated in the Barrio of Busay-Hilaitan, Municipality of Guihulngan, Province of Negros Oriental. Bounded on the NE. by properties of Hilario Baquila, Nicanor Jimenez, Lot 2 and the Guintibgan Creek; on the E. by the Campiarag Creek; on the SE. by property of Hilario Baquila; on the S. by property of Alejandro Nava; on the SW. by properties of Matias Santana or Sta. Ana, Rufina de Rabosquillo, Brigido Fuertes and Gregorio Naya; and on the NW. by properties of Hilario Morcillas and Pastor Gonzaga. Point 1 is N. 84 deg. 44 deg. W., 3,914.27 meters from B.L.B.M. 1, Hilaitan, Guihulngan. Area one million one hundred sixty three thousand seven hundred ninety two (1,163,792) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Negros Oriental, at its session to be held in the City of Dumaguete, Philippines, on the 29th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted;

and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Macario P. Santos, Judge of said Court, the 29th day of October, in the year 1966.

Issued at Manila Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA VIZCAYA

Land Registration Case No. N-142
LRC Record No. N-31511

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Bayombong, Nueva Vizcaya; the Municipal Mayor, the Heirs of Candido Piejo % Vicente Laccay, Victor Bayudan, Vicenta Padua, and Pablo Ocon, Dupax, Nueva Vizcaya; Vicente Cabading, Arwat, Iriyu, Dupax, Nueva Vizcaya; and to all whom it may concern:

Whereas, an application has been presented to this Court by Raymundo S. Cabading, Malasin, Dupax, Nueva Vizcaya, to register and confirm his title to the following property:

A parcel of land (plan Psu-163334), with the improvements thereon, situated in the Sitio of Arwat, Barrio of Iriyu, Municipality of Dupax, Province of Nueva Vizcaya. Bounded on the N. by properties of Pablo Ocon and Enrique Diaz (before) Raymundo Cabading (now); on the SE. by property of the Heirs of Candido Piojo; on the S. by Public Land; and on the NW. by properties of Estanislao Antipuesto (before) Raymundo Cabading (now), Victorino Aquiada (before) Vicente Padua (now) and Pablo Ocon. Point 1 is S. 28 deg. 07 min. E., 3,745.75 meters from B.L.B.M. 1, Iriyu, Dupax, Nueva Vizcaya. Area fifty seven thousand one hundred ninety eight (57,198) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Nueva Vizcaya, at its session to be held in the Municipality of Bayombong, Province of Nueva Vizcaya, Philippines, on the 15th day of May, 1967, at 8:30 o'clock in the forenoon, to

show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose D. Parayno, Judge of said Court, the 28th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. U-467
LRC Record No. N-27825

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, Binalonan, Pangasinan; Catalina Ramos, Alejandro Beloria, or Beloria, San Felipe, Binalonan, Pangasinan; Genaro Layos, Sta. Maria, Binalonan, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Protacio Nuguit and Estelita Sabuelba, Baguio City, thru Atty. Rafael M. Oriel, Binalonan, Pangasinan, to register and confirm their title to the following property.

A parcel of land (Plan Psu-196209), situated in the Barrio of San Felipe, Municipality of Binalonan, Province of Pangasinan. Bounded on the NE., by an Irrigation Ditch, and property of Alejandro Beloria or Veloria; on the SE., by property of Genaro Layos; on the SW., by the Tagamusing River; and on the NW., by property of Catalina Ramos. Point 1 is N. 5 deg. 35 min. E., 1,116.03 meters from B.L.L.M. 1, Binalenca, Pangasinan. Area eight thousand three hundred sixty seven (8,367) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Urdaneta, Province of Pangasinan, Philippines, on the 3rd day of May, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless

you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Amado S. Santiago, Judge of said Court, the 10th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[2,3] *Commissioner of Land Registration*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-881
LRC Record No. N-31506

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, San Fabian, Pangasinan; Juan Dicipulo, Pedro Lamorimo, Jose Bernabe, Hilario Quinto, Domingo Imuslan, Nicolas Padilla, Jose Quinto, Antonio Solis, Jose Mayogba, Tempra, San Fabian, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Juan M. Aquino, and Leonarda Q. Fabia, Salay, Mangaldan, Pangasinan, to register and confirm their title to the following properties:

Two parcels of land, situated in the Barrio of Tempra, Municipality of San Fabian, Province of Pangasinan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-189034). Bounded on the NE., by property of Jose Quinto; on the SE., by property of Hilario Quinto; on the SW., by property of Antonio Sclis; and on the NW., by property of Pedro Lamormo. Point 1 is N. 60 deg. 59 min. E., 1,718.17 meters from B.L.L.M. 1, San Fabian, Pangasinan. Area seven thousand one hundred twenty one (7,121) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-189034). Bounded on the N. by properties of Hilario Quinto and Jose Mayugba; on the NE. by property of Hilario Quinto; on the SE. by property of Domingo Imuslan; on the SW. by properties of

Nicolas Padilla, Juan Dicipulo, Hilario Quinto, Hilario Quinto and Jose Quinto; and on the NW. by property of Jose Bernabe. Point 1 is N. 60 deg. 40 min. E., 1,974.09 meters from B.L.L.M. 1, San Fabian, Pangasinan. Area twelve thousand nine hundred ninety six (12,996) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 12th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose S. de la Cruz, Executive Judge of said Court, the 3rd day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-882
LRC Record No. N-31507

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, Juan Dacao, Salome Rebugio, Manaoag, Pangasinan; Bermudez Danao, Laoag, Manaoag, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Westrimundo Tabayoyong, Manaoag, Pangasinan, thru Atty. Agerico S. Rosario, Manaoag, Pangasinan, to register and confirm his title to the following property.

A parcel of land (plan Psu-222681), situated in the Barrio of Laoac, Municipality of Manacag, Province of Pangasinan. Bounded on the NE., by property of Westrimundo Tabayoyong; on the E., and SE., by the Bayating Creek; on the SW., by property of Bermudez Danao; and on the W., and NW., by a Barrio Road. Point 1 is S. 63 deg. 16 min. W., 1,280.70 meters from B.L.L.M. 2, Laoac, Manaoag, Pangasinan. Area two thousand seven

hundred forty thee (2,743) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 12th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose S. de la Cruz, Executive Judge of said Court, the 3rd day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. U-411
LRC Record No. N-25707

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, Pascual de Vera, Pedro Fernandez, Silverio Peregrino, Fernando Rico, Tiburcia Duque, Vitaliana Sarmiento, Alcala, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jose V. Fernandez, Alcala, Pangasinan thru Atty. Andrada & Magat, by Atty. Romeo D. Magat, Urdaneta, Pangasinan, to register and confirm his title to the following property:

A parcel of land (plan Psu-164828), situated in the Barrio of San Nicolas, Municipality of Alcala, Province of Pangasinan. Bounded on the N., by properties of Pedro Fernandez and Silverio Peregrino; on the E., by properties of Fernando Rico and Tiburcia Duque; on the S., by the Provincial Road; on the SW., by property of Pascual de Vera; and on the W. by a Barrio Road. Point 1 is N. 61 deg. 25 min. E., 421.83 meters from B.L.L.M. 1, Alcala, Pangasinan. Area two thousand one hundred seventy (2,170) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Urdaneta, Province of Pangasinan, Philippines, on the 3rd day of May, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Amado S. Santiago, Judge of said Court, the 3rd day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON
Land Registration Case No. N-815
LRC Record No. N-31266

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Lucena City; the Municipal Mayor, Lolita Tena, Norberto Parado, Numeriano Parado, Pio Cadapan, Sampaloc, Quezon; Leoncia Aman, Aquilino Encanto, Briccio Beltran, Milagros Rubia, Mauban, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Claudio Rubia and Oliva Aman, Mauban, Quezon, to register and confirm their title to the following property:

A parcel of land (plan Psu-203429), with the improvements thereon, situated in the Barrio of San Bueno, Municipality of Sampaloc, Province of Quezon. Bounded on the NE., and E., by property of Leoncia Aman; on the SE., by property of Aquilino Encanto; on the SW., by properties of the spouses Briccio Beltran and Milagros Rubia; and on the NW., by properties of the spouses Briccio Beltran and Milagros Rubia and Pio Cadapan. Point 1 is S. 58 deg. 31 min. W., 1,465.38 meters from B.L.B.M. 69, Mauban Cadastre. Area twenty thousand nine hundred thirty three (12,933) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be

held in the City of Lucena, Philippines, on the 8th day of June, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON
Land Registration Case No. N-817
LRC Record No. N-31267

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Lucena City; the Municipal Mayor, the Heirs of Gregorio Umali, Sisenando Alvero, Tiaong, Quezon; Maria Austria, Balayong, Bauan, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Spouses Macario Adame and Fabiana Austria, Buol, Lusacan, Tiaong, Quezon thru Attys. De Mesa & De Mesa, No. 125, Claro M. Recto St., Lucena City, to register and confirm their title to the following property:

A parcel of land (plan Psu-191693), with the improvements thereon, situated in the Barrio of Tagbak, Municipality of Tiaong, Province of Quezon. Bounded on the NE., by property of the Heirs of Gregorio Umali; on the SE., by property of Sisenando Alvero; on the SW., by property of Maria Austria; and on the NW., by the Bulakin River. Point 1 is N. 44 deg. 45 min. W., 2,401.59 meters from B.L.B.M. 1, Lusacan, Tiaong, Quezon. Area ten thousand nine hundred sixty two (10,962) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the City of Lucena, Philippines, on the 9th day of June, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless

you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 8] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
Land Registration Case No. P-56
LRC Record No. N-30034

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, the Manager, Philippine National Railways, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Taguig, Rizal; Petra Aquino, Moises Aquino, Cecilio Cruz, Jose Aquino, Zosimo Garcia, Gaudencio Cruz, Bagong Bayan, Taguig, Rizal; Hilarion Bautista, Hagenoy, Taguig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Macaria Santos, Bagong Bayan, Taguig, Rizal thru Atty. Rosendo J. Tansinsin, Suite 507 Marvel Bldg., No. 1, 258 Juan Luna, Manila, to register and confirm her title to the following properties:

Two parcels of land situated in the Barrio of Bagong Bayan, Municipality of Taguig, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-163578), Bounded on the NE., by the Daang Hari; on the SW., by properties of Moises Aquino, Cecilio Cruz, and Jose Aquino; and on the NW., by properties of Jose Aquino and Petra Aquino. Point 1 is S. 29 deg. 43 min. W., 6,021.63 meters from B.L.L.M. 1, Taguig, Rizal. Area twelve thousand four hundred thirty nine (12,489) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-163578). Bounded on the NE., by property of the Philippine National Railways; on the SE., by properties of

Zosimo Garcia and Hilarion Bautista; on the S. by property of Hilarion Bautista; and on the SW., by the Daang Hari. Point 1 is S. 29 deg. 49 min., 5,999.14 meters from B.L.L.M. 1, Taguig, Rizal. Area eleven thousand three hundred seventeen (11,817) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the City of Pasay, Philippines, on the 1st day of June, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pedro Jl. Bautista, Judge of said Court, the 11th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
Land Registration Case No. Q-92
LRC Record No. N-30932

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the General Manager, G.S.I.S. Arroceros, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, San Mateo, Rizal; Matias delos Angeles, % Servando Angeles, Gregorio Valerio, Servando Angeles, Guinayang, San Mateo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Dominador Guevara and Asuncion Guevara, Sto. Niño, Marikina, Rizal, thru Atty. Hector P. Reyes, Marikina, Rizal, to register and confirm their title to the following property:

A parcel of land (designated as Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13, plan Psu-174983) with the improvements thereon, situated in the Barrio of Guinayang, Municipality of San Mateo, Province of Rizal. Bounded on the NE. and SW., by properties of Servando Angeles; on the SE., by property of Gregorio Valerio; and on the NW., by property of the M.R.R. (before) the Government

Service Insurance System (now). Point 1 is N. 56 deg. 50 min. E., 1,122.41 meters from B.L.L.M. 1, San Mateo, Rizal. Area two thousand two hundred seventy (2,270) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 8th day of April, 1967, at 9:00 o'clock in the forenoon to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lourdes P. San Diego, Judge of said Court, the 26th day of July, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5758
LRC Record No. N-30971

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Morong, Rizal; Mamerto Espiritu, Liwayway Gregorio, Roberto de Ungria, Lope Pantaleon, Victor Austria, Lagundi, Morong, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria San Miguel, Lagundi, Morong, Rizal, thru Atty. Harry B. Bernardino, 199 Natividad St., Morong, Rizal to register and confirm her title to the following property:

A parcel of land (Lot 3851, Morong Cadastre, Psc-16, plan (LRC) SWO-9886), situated in the Barrio of Lagundi, Municipality of Morong, Province of Rizal. Bounded on the NE., by Lot 3843; on the SE., by Lot 3850 and Lot 3852; on the SW., by Lot 3853 and a Road; and on the NW., by Lot 3811 all of Morong Cadastre, Psc-16. Point 1 is S. 61 deg. 55 min. W, 642.62 meters from B.L.L.M. 12, Morong Cadastre, Psc-16. Area two thousand

six hundred one (2,601) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 18th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Herminio C. Mariano, Judge of said Court, this 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. Q-119
LRC Record No. N-31306

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Sonico or Sanico Roxas, Adelia Ayuson, Faustino Cruz, Trinidad Solano, Angela Gonzaga, Dominador Valdez, Pastor Ayuson, Romeo Casila, Trinidad Solano, and Rosario Nicolas, Montalban, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Dolores Parel, No. 2, Gen. Santos, Cubao, Quezon City, assisted by Atty. Maximo A. Savellano, Jr., 709 Bank of P.I. Bldg., Plaza Cervantes, Manila, to register and confirm her title to following properties:

Two parcels of land with the improvements thereon, situated in the Barrio of San Isidro, Municipality of Montalban, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-213327). Bounded on the NE., by properties of Sanico or Sonico Roxas and Adelia Ayuson and the Lukutan River; on the SE., by the Lukutan River; on the SW.,

by the Lukutan River and property of Faustino Cruz; and on the W., by property of Trinidad Solano and Angela Gonzaga. Point 1 is N. 50 deg. 10 min. E., 10,186.60 meters from L.M. 143 Tala Estate. Area one hundred twenty two thousand seven hundred thirty three (122,733) square meters, more or less.

2. A parcel of land (Lot 1, plan Psu-213331). Bounded on the N., by property of Dcminador Valdez; on the NE., by properties of Pastor Ayuson and Adelia Ayuson; on the SE., by property of Adelia Ayuson; on the SW., by properties of Adelia Ayuson, Romeo Casila and Trinidad Solano and Angela Gonzaga; and on the NW., by property of Rosario Nicolas. Point 1 is N. 51 deg. 49 min. E., 10,262.47 meters from L.M. 143 Tala Estate. Area one hundred seventeen thousand nine hundred thirty two (117,932) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 22nd day of April, 1967, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lourdes P. San Diego, Judge of said Court, the 3rd day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
Land Registration Case No. Q-121
LRC Record No. N-31468
NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Marikina, Rizal; Esteban M. Santos, Sixta Nepomuceno, Osmundo Santos, Florentino Mendoza, San Roque, Marikina, Rizal; Atilana Pabalan, J. Ruiz, San Juan, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Luisa Pabalan, San Roque, Marikina, Rizal, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal, to register and confirm her title to the following properties:

Two parcels of land, situated in the Barrio of San Roque, Municipality of Marikina, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-219874). Bounded on the NE. and SE. by property of Esteban M. Santos; on the SW. by property of Osmundo Santos; and on the NW., by Lot 2. Point 1 is S. 10 deg. 11 min. E., 547.55 meters from B.L.L.M. 1, Marikina, Rizal. Area one hundred twelve square meters and eighty decimeters (112.80) more or less.

2. A parcel of land (Lot 2, plan Psu-219874). Bounded on the NE., by property of Esteban M. Santos; on the SE., by Lot 1; on the SW., by property of Osmundo Santos; and on the NW., by the Dr. Jose Rizal Street. Point 1 is S. 10 deg. 11 min. E., 547.55 meters from B.L.L.M. 1, Marikina, Rizal. Area thirty four square meters and seventy square decimeters (34.70) more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 22nd day of April, 1967, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lourdes P. San Diego, Judge of said Court, the 28th day of October, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
Land Registration Case No. N-5823
LRC Record No. N-31517
NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon

City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Flaviano Valero, Bernardino Cruz, Manuel Ballestero, Santos Flores, Gavino Dominguez, Ramona San Miguel, Emerenciana Zapanta, Apolonio Cruz, Vicente Dolores, Emilio Jose, and Amelita Julian, Taytay, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Consuelo Santos, Priscilla S. Magno, Leonila S. Magno, Pedro S. Magno, Aurea S. Magno, Mario S. Magno and Venus S. Magno, represented by Consuelo Santos, Taytay, Rizal, thru Atty. Arsenio G. Velasquez, Taytay, Rizal, to register and confirm their title to the following properties:

Two parcels of land, situated in the Sitio of Lambak, Barrio of San Juan, Municipality of Taytay, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-215844). Bounded on the NE. by property of Flaviano Valero; on the E. by property of Bernardino Cruz; on the SE. by properties of Bernardino Cruz, Santos Flores, and Gavino Dominguez; on the SW. by properties of Ramona San Miguel, Gavino Dominguez, Emerenciana Zapanta and Apolonio Cruz; and on the NW. by properties of Vicente Dolores and Emiliano Jose, et al. Point 1 is S. 20 deg. 15 min. W., 2,091.19 meters from Taytay Church Spire, Taytay, Rizal. Area 14,327 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-215844). Bounded on the NE. by property of Manuel Ballestero; on the SE. by the Lambak Creek; on the SW. by properties of Santos Flores and Gavino Dominguez; and on the NW. by property of Santos Flores. Point 1 is S. 17 deg. 10 min. W., 2,209.32 meters from Taytay Church Spire, Taytay, Rizal. Area 9,049 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5824
LRC Record No. N-31518

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, the Heirs of Maria Villaluz, Ines Cenira, Trinidad Vocalan, Teofista Villaluz, Jose Vocalan, Marcelina Andres, Angono, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Rural Bank of Parañaque, Inc., represented by Ma. Teresa Laquindanum, La Huerta, Parañaque, Rizal, assisted by Atty. Potenciano Paredes, Rural Bank of Parañaque Bldg., Parañaque, Rizal, to register and confirm its title to the following properties:

Two parcels of land, situated in the Poblacion, Municipality of Angono, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-220253). Bounded on the E. by property of Jose Vocalan & Marcelina Andres; on the SE. by Lot 2; on the SW. by property of Ines Cenima; on the W. by property of Trinidad Vocalan; and the NW. by property of Teofista Villaluz. Point 1 is S. 85 deg. 42 min. E., 236.00 meters from B.L.L.M. 2, Angono, Rizal. Area 145 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-220253). Bounded on the NE. by properties of Jose Vocalan & Marcelina Andres; on the SE. by the Emilio de la Paz Street; on the W. by property of Ines Cenima; and on the NW. by Lot 1. Point 1 is S. 83 deg. 48 min. E., 250.32 meters from B.L.L.M. 2, Angono, Rizal. Area 23 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 13th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cecilia Muñoz Palma, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5829
LRC Record No. N-31519

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Morong, Rizal; Hilarion Fernando, Apolonio Villegas, Fernando Santos, Ines San Diego, Estanislao de Jesus, Teodoro Francisco, Jose M. Cruz, Marciana Garrevillas, Pedro Bonifacio, Gabriel Carigma, Ventura San Gabriel, Jose Carigma, Fortunato S. Domingo, Concepcion Bautista, Eufracio Gutierrez, Felina San Buenaventura, Benjamin de Leon, Anita Halili, Julita Sta. Ana, Herminigilda Manalo, Rosita Aquino, Crisanto Garrovillas, Fortunato Sto. Domingo, Teresa, Rizal; Precioso San Juan, Cainta, Rizal; the Manager, St. Louis Realty Corp., 1234 Jorge C. Bocobo St., Ermita, Manila; Ananias Pantaleon, Lagundi, Morong, Rizal; Mercedes Santos, Calumpang, Marikina, Rizal; Gloria Cruz, Tanay, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Pedro San Juan and Leida Villegas, Nestor H. Santos, Sabino H. Santos, Geronima San Diego, Roberto San Diego, Lydia Santos, Cesar Santos, Reynaldo Santos, Conrado Santos, Romulo Santos, Nemencio Santos, Teresa, Rizal; Dionisia Balajadia, Lagundi, Morong, Rizal; Amando San Diego, Calumpang, Marikina, Rizal; Amando Santos, Tanay, Rizal, assisted by Atty. Romeo Z. Comia, 1234 Jorge C. Bocobo St., Ermita, Manila, to register and confirm their title to the following properties:

Four parcels of land with the improvements thereon, situated in the Barrio of Maybangkal, Municipality of Morong, Province of Rizal. The boundaries and areas of said parcels are as follows:

045864—12

1. A parcel of land (Lot 3399, Morong Cadastre, Psc-16, plan (LRC) SWO-9907). Bounded on the NE. by properties of Precioso San Juan and Ines San Diego; on the SE. by properties of Hilarion Fernando and a road; on the SW. by property of Apolonio Villegas; on the W. by property of Fernando Santos; and on the NW. by property of Precioso San Juan. Point 1 is S. 7 deg. 03 min. W., 324.05 meters from M.B.M. 12, Morong Cadastre, Psc-16. Area 15,394 square meters, more or less.

2. A parcel of land (Lot 3406, Morong Cadastre, Psc-16, plan (LRC) SWO-9986). Bounded on the NE. by property of the St. Louis Realty Corporation; on the SE. by properties of Jose M. Cruz and Marciano Garevillas; on the S. by property of Pedro Bonifacio; on the SW. by properties of Estanislao de Jesus and Teodoro Francisco; and on the NW. by property of Teodoro Francisco. Point 1 is S. 21 deg. 24 min. E., 706.10 meters from M.B.M. 12, Morong Cadastre, Psc-16. Area 52,099 square meters, more or less.

3. A parcel of land (Lot 3337, Morong Cadastre, Psc-16, plan (LRC) SWO-9905). Bounded on the NE., SW. and NW. by a Creek; and on the SE. by property of Gabriel Carigma. Point 1 is S. 46 deg. 18 min. E., 406.89 meters from B.L.L.M. 15, Morong Cadastre, Psc-16. Area 2,508 square meters, more or less.

4. A parcel of land (Lot 3321, Morong Cadastre, Psc-16, plan (LRC) SWO-9906). Bounded on the NE. by a creek; on the SE. by properties of the St. Louis Realty Corporation and Jose Carigma; on the SW. by properties of Ventura San Gabriel and Crisanto Garevillas; and on the NW. by property of Crisanto Garevillas. Point 1 is S. 5 deg. 17 min. W., 354.38 meters from B.L.L.M. 15, Morong Cadastre, Psc-16. Area 48,337 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 20th day of February, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 19th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF RIZAL
 Land Registration Case No. N-5835
 LRC Record No. N-31522
 NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Bonifacio, Martinez, Anselmo Cabaron, Consolacion Morales; Anastacio Mata and Maria Caluma, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Lucila de Guzman, Calumpang, Marikina, Rizal, assisted by Magpuri C. Jabson, Pasig, Rizal; to register and confirm her title to the following properties:

Three parcels of land, situated in the Barrio of San Isidro, Municipality of Antipolo, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-210076). Bounded on the N. by property of Bonifacio Martinez; on the SE. by a Barrio Road; and on the SW. by property of Lucila de Guzman. Point 1 is N. 16 deg. 23 min. E., 1,605.22 meters from B.L.L.M. 1, Antipolo, Rizal. Area 3,161 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-210076). Bounded on the SE. by the properties of Lucila de Guzman and Maria Caluma; on the SW. by a Creek; and on the NW. by property of Anastacio Mata. Point 1 is N. 12 deg. 36 min. E., 1,658.74 meters from B.L.L.M. 1, Antipolo. Area 1,793 square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-210076). Bounded on the SE. by the Barrio Road and property of Anselmo Caberon (Lot 1, Psu-208798 Portion); on the SW. by the Creek; and on the NW. by properties of Maria Caluma and Lucila de Guzman. Point 1 is N. 16 deg. 23 min. E., 1,605.22 meters from B.L.L.M. 1, Antipolo. Area 2,214 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded

and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
 [2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5847
 LRC Record No. N-31525

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Municipal Mayor, Pasig, Rizal; Nicolas Robles, Luis Calingo, Pedro Pasco, Adriano Robles, Pablo Ramos and Alfonso Cruz, Torino Leis, Santolan, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Diogenes G. Bartolome, 180 A. Luna St., Pasig, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-201738), situated in the Barrio of Santolan, Municipality of Pasig, Province of Rizal. Bounded on the NE. by the Evangelista Street; on the SE. by property of Adriano Robles; on the SW. by the Daan Kalabaw; and on the NW. by a Canal and properties of Pedro Pasco and Luis Calingo. Point 1 is N. 2 deg. 35 min. W., 2,311.84 meters from B.L.B.M. 1, Rosario, Pasig, Rizal. Area 1,029 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 18th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted, and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5843
LRC Record No. N-31524

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, the Manager, Rizal Cement Co., Binangonan, Rizal; Agustin Picones, Tomas Picones, Andres Cequena, Elena Pernecia, the Heirs of Eladio Ceñer, Ceferino Diaz, Vicente Membrebe, Darangan, Binangonan, Rizal; Francisca S. Alejandro, Felix Garcia, Mandaluyong, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Emeterio R. Tutanés and Francisca S. Alejandro and the spouses Felicidad T. Garcia and Feilx Garcia, Mandaluyong, Rizal, thru Atty. Roque O. Santos, Mandaluyong, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-222509), situated in the Barrio of Darangan, Municipality of Binangonan, Province of Rizal. Bounded on the NE. by properties of Tomas Picones and Andres Cequena; on the SE. by properties of Rizal Cement Co. and Elena Pernecia; on the SW. by properties of the Rizal Cement Co. and the Heirs of Eladio Ceñer; on the W. by property of the Heirs of Eladio Ceñer; on the W. by property of the Heirs of Eladio Center; and on the NW. by property of Agustin Picones. Point 1 is N. 28 deg. 34 min. W., 446.01 meters from B.L.B.M. 2, Darangan, Binangonan, Rizal. Area 6,148 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 14th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded

and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cecilia Muñoz Palma, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5861
LRC Record No. N-31529

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Tagig, Rizal; Maria Marcelino, the Heirs of Felipe Rayos del Sol, % Marcelino Rayos del Sol, the Heirs of Petronila Gregorio, % Martina Gregorio, Ususan, Tagig, Rizal; Antonia Jacinto, % Dr. Felipe Mendoza, M. Almeda St., Pateros, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Juan Castillo, Ususan, Tagig, Rizal thru Atty. Dante O. Tinga, 403 A & T Bldg., Escolta, Manila, to register and confirm his title to the following property:

A parcel of land (plan Psu-186588) situated in the Barrio of Ususan, Municipality of Taguig, Province of Rizal. Bounded on the NE. by property of the Heirs of Felipe Rayos del Sol; on the SE. by property of Antonia Jacinto; on the SW. by a Road; and on the NW. by property of the Heirs of Petronila or Petronilo Gregorio. Point 1 is N. 40 deg. 10 min. W., 1,037.14 meters from B.L.L.M. 1, Tagig, Rizal. Area 326 square meters more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 14th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed,

and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cecilia Muñoz Palma, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
Land Registration Case No. N-5864
LRC Record No. N-31530

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Valeriano Panganiban, Felimon Yim, Alfonso Lim, Paulino Cabasbas, Valeriano Bueno, Francisco Sta. Ana, Rafaela Penga, Ramona Mata, Victoriano Caritativo, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Felicisimo Martinez, Alejandro Martinez, Constancia Martinez and Crispina Martines, Antipolo, Rizal, assisted by Atty. C.B. Carbon & P. A., Catacutan, by Paterno A. Catacutan, R-305 Katibbak Bldg., Mabini, Ermita, Manila, to register and confirm their title to the following properties:

Two parcels of land, situated in the Barrio of Colaigue, Municipality of Antipolo, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-216887). Bounded on the NE. by Lot 2; on the SE. by Lot 2; a creek and property of Alfonso Lim; on the W. by property of Felimon Yim; and on the NW. by property of Valeriano Panganiban. Point 1 is S. 18 deg. 50 min. W., 771.68 meters from B.L.B.M. 1, Colaigue, Antipolo, Rizal. Area 17,008 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-216887). Bounded on the SE. by property of Valeriano Bueno; and a Creek; on the S. by a Creek; and on the NW. by Lot and properties of Valeriano Panganiban and Francisco Sta. Ana. Point 1 is S. 21 deg. 07 min. E., 470.90 meters from B.L.B.M.

1, Colaigue, Antipolo, Rizal. Area 3,051 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 18th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2,3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
Land Registration Case No. PN-191
LRC Record No. N-31575

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Dolores Matias, Candido Reyes, Las Piñas, Rizal; Crispina Bañas, Mariano Torres, Hilario Miranda, Mariano Kalinisan, Victoriano Ocampo, Enrique Guinto, Bacoor, Cavite; Serafina Bañas, Pamplona, Las Piñas, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Heirs of Bonifacio Hernandez represented by Ponciano Hernandez, 92 Pamplona, Las Piñas, Rizal, thru Atty. Cesar Gonzales & Macario Hernandez, 92 Pamplona, Las Piñas, Rizal, to register and confirm their title to the following properties.

Two parcels of land, with the improvements thereon, situated in the Barrio of Pamplona, Municipality of Las Piñas, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-181245). Bounded on the NE., by properties of Hilario Miranda, Hermogena Eusebio (before) Mariano Torres (now) and Candido Reyes; on the SE., by

Lot 3; on the S., by property of Dolores Matias; Lot 2 and property of Serafina Bañas; on the SW., by properties of Serafina Bañas and Crispina Bañas; and on the W., and NW., by property of Ursula Guinto (before) Enrique Guinto (now). Point 1 is S. 65 deg. 34 min. E., 1,752.95 meters from B.L.B.M. 1, Pamplona, Las Piñas, Rizal. Area 27,015 square meters, more or less.

2. A parcel of land (Lot 3, plan Psu-181245). Bounded on the NE., by Lot 1 and properties of Candido Reyes and Mariano Kalinisan; on the SE., by properties of Mariano Kalinisan and Victoriano Ocampo; on the SW., by property of Dolores Matias; and on the W., by property of Dolores Matias and Lot 1. Point 1 is S. 65 deg. 43 min. E., 1,779.92 meters from B.L.B.M. 1, Pamplona, Las Piñas, Rizal. Area 19,543 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the City of Pasay, Philippines, on the 27th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pedro JL. Bautista, Executive Judge of said Court, the 16th day of November, in the year 1966.

Issued at Manila, Philippines, this 28th day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
Land Registration Case No. N-5810
LRC Record No. N-31359

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Municipal Mayor,

Isaias Fernandez, Pasig, Rizal; Basilisa Bandril, Calawaan, Pasig, Rizal; Emilia Blanco, Aquilino Mangera, Pateros, Rizal; Balbino Gomez, Geminiano Castanares, Marina Villanueva, P. Zamora, Pandacan, Manila; Miguel Cayton, the Heirs of Buenaventura Oliveros, San Joaquin, Pasig, Rizal; and to whom it may concern:

Whereas, an application has been presented to this Court by the spouses Miguel Espiritu and and Milagros Merced, and Crispina C. Merced, Bambang, Pasig, Rizal, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal, to register and confirm their title to the following property:

Two (2) parcels of land situated in the Barrio of San Joaquin, Municipality of Pasig, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-209862). Bounded on the N. by property of Isaias Fernandez; on the NE. by property of Miguel Cayton; on the S. by properties of Aquilino Mangora, Marina Villanueva and Geminiano Castanares; and on the SW. by property of Crispina Merced. Point 1 is S. 33 deg. 54 min. E., 933.94 meters, from B.L.L.M. 2, Pasig, Rizal. Area Five hundred (500) square meters more or less.

2. A parcel of land (plan Psu-209863). Bounded on the N. by property of Isaias Fernandez; on the NE. by property of Miguel Espiritu & Milagros Merced; on the S. by properties of Geminiano Castanares, Balbino Gomez and Emilia Blanco; and on the SW. by property of Basilisa Bandril. Point 1 is S. 31 deg. 28 min. E., 935.62 meters from B.L.L.M. 2, Pasig, Rizal. Area Six hundred seven (607) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines on the 22nd day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 22nd day of December, in the year 1966.

Issued at Manila, Philippines, this 29th day of December, 1966.

Attest: ANTONIO H. NOBLEJAS
[2, 3] Commissioner of Land Registration

Bureau of Lands

[FIRST PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Cotabato City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on February 28, 1967, the tract of land covered by Sales Application No. V-30279 of Heirs of Francisco Lopez.

Location: Cabulacan, Ma-asim, Cotabato.

Description: Survey Plan Psu-138164.

Area: 23.6888 hectares

Appraised value of land: ₱62.50 per hectare

Appraised value of improvements: ₱7,000.00—coconuts, fruit trees, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Cotabato City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-30279." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 28, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Manila, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on February 6, 1967, the tract of land covered by Sales Application No. V-17443 of Rodolfo D. Santos.

Location: San Miguel, M. Fortich, Bukidnon.

Description: Portion of land under Survey Plan Si-V-17443-D.

Area: 30.8001 hectares.

Appraised value of land: ₱62.50 per hectare.

Appraised value of improvements: ₱14,180.00—cornfield, house, and coconuts.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Manila, on or before the hour

and date stated above and plainly marked "Bid for the land described in Sales Application No. V-17443." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 22, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

Notice is hereby given that the Bureau of Lands at San Jose, Occidental Mindoro, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on February 20, 1967 the tract of land described below:

Location of land: Poblacion, San Jose, Occidental Mindoro.

Description: Lot No. 2533, Ts-99.

Area: 684 square meters.

Appraised value of land: ₱1.00 per square meter.

Appraised value of existing improvements: ₱202.00—house, fruit trees

Applied for: Magnolia Singson. MSA-V-69300.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, November 29, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m., on February 15, 1967 the tract of land described below:

Location: Residence Section "D", Baguio City.

Description: Survey Plan No. Tsi-V-7621.

Area: 1,000 square meters.

Appraised value of land: ₱4.38 per square meter.

Appraised value of improvements: ₱90,000.00—house, excavation, etc. Owned by Jaime F. Ariz.

Reference: TSA V-7621.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of ₱340.00 to defray the expenses for the publication of the notice of auction (₱190.00) and the survey of the land (₱150.00).

Manila, December 7, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[2-7]

Notice is hereby given that the Bureau of Lands at Bacolod City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on February 28, 1967, the tract of land covered by Sales Application No. V-42726 of Simeon Geasin.

Location: Calamtucan, Illog, Negros Occidental.

Description: Lot No. 3045-B, Pls-70.

Area: 15.6231 hectares.

Appraised value of land: ₱50.00 per hectare.

Appraised value of improvements: ₱1,000.00—house and fruit trees.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Bacolod City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-42726." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 28, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[2-7]

Courts of First Instance

【SECOND PUBLICATION】

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR
TENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 169.—In the matter of the Petition for Philippine Citizenship. JAIME BICHARA, petitioner.

AMENDED NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Solicitor General, Manila, to Mr. Jaime Bichara, Naga City, to Attys. Borja & Naval, counsels for the petitioner, Naga City, and to all whom it may concern:

Whereas, a petition for Philippine citizenship pursuant to the provisions of Commonwealth Act No. 473, as amended, has been filed in this Court by Jaime Bichara who alleges that his full name is Jaime Bichara; that his present and previous or former place of residence is at Naga City, Philippines; that his occupation is that of a businessman, being the operator of the "James Theatre" at Calabanga, Camarines Sur, Philippines from which he derives an average annual income of ₱3,500.00, more or less, and that he is also the manager of the theatres owned by the Bichara & Sons from which he derives an annual compensation of ₱6,000.00; that aside from the aforementioned sources of income, he is one of the co-owners of the estate left by his deceased father Victor Bichara and that his share in the estate, consisting mostly of real properties, is ₱7,000.00, more or less; that he was born on September 21, 1926 at Naga, Camarines Sur, now Naga City, Philippines and he is at present a citizen or subject of Lebanon, under whose laws Filipinos may become citizens or subjects thereof; that he is married and that his wife's name is Nimfa Midel, a Filipino citizen by birth, who was born on November 29, 1939; that he has two children and the names, dates and places of their birth, and places of their residence are as follows:

Joan Bichara—born on April 9, 1964 at Naga City and Joseph Bichara—born on August 4, 1965 at Naga City; all of whom are residing at Naga City with him; that when his aforementioned children reach school age, he will enroll them in a public

school duly recognized by the government, where Philippine history, government and civics are taught as part of the school curriculum, and whose enrollment shall be open to anyone, irrespective of race, nationality or religion; that he has resided continuously in the Philippines for more than 40 years already immediately preceding the date of this petition to wit: since 1926, the year of his birth, and in the City of Naga, for a term of more than one year immediately preceding the date of the petition, to wit: since 1926; that he believes in the principles underlying the Philippine Constitution, he has conducted himself in a proper and irreproachable manner during the entire period of his residence in the Philippines in his relations with the duly constituted government as well as with the community in which he is living. He has mingled socially with the Filipinos, and has evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos. He has all the qualifications required under Section 2, and none of the disqualifications, under Section 4 of Commonwealth Act No. 473, as amended; that he is not opposed to organized government or affiliated with any association or group of persons who hold and teach doctrines opposing all organized government. He is not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideas. He is not a polygamist nor a believer in the practice of polygamy. He has not been convicted of any crime involving moral turpitude. He is not suffering from any incurable contagious diseases and that the nation of which he is a citizen or subject is not at war with the Philippines; that it is petitioner's intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of Lebanon of which at this time he is a citizen or subject; that he will reside continuously in the Philippines from the date of the filing of this petition up to the time of his admission to Philippine citizenship; that he has not heretofore made any petition for citizenship to any court; that he is exempted from the filing a declaration of intention because he was born in the Philippines and he has studied and finished his primary and secondary education in schools duly recognized by the government, where Philippine history, government and civics are taught as part of the school curriculum and where the enrollment is not limited to any particular race or nationality, to wit: primary course at

Colegio de Sta. Isabel at Naga City; Intermediate course at Naga Elementary School; secondary course at the Camarines Sur High School and Electrical Engineering course at the Mapua Institute of Technology; that Dr. Antonio P. Sibulo, of legal age, residing at Naga City and Mr. Ricardo Ontengco, also of legal age and residing at Naga City, who are Filipino citizens, will appear and testify as his witnesses at the hearing of the petition.

Wherefore, you are hereby given notice that the said petition will be heard on August 10, 1967 at 8:30 o'clock in the morning, in the Third Branch of this Court at the Provincial Capitol, Naga City, Philippines.

Let this notice be published at petitioner's expense once a week for three (3) consecutive weeks in the *Official Gazette* and in *The Bicol Star*, a newspaper edited in the City of Naga, Philippines, and of general circulation in this province where the petitioner resides, and that copies of the petition and this notice be posted in a public and conspicuous place in the Office of the Clerk of this Court.

Witness the Hon. Rafael de la Cruz, Judge of the Court of First Instance of Camarines Sur, at Naga City, Philippines, this 10th day of November, 1966.

MAURO B. FAJARDO
Clerk of Court

[1-3]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH XVI

CASE NO. 67751.—In the matter of the petition of of JUAN QUE TINGCO known also in school as ROBERT QUE and as QUE BUN JUAN to be admitted a citizen of the Philippines.

NOTICE OF HEARING ON THE
PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General, Manila and to Mr. Juan Que Tingco known also in school as Robert Que and as Que Bun Juan, petitioner, No. 1037 Juan Luna St., Tondo, Manila and to all whom it may concern:

Whereas, a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by Juan Que Tingco known also in school as Robert Que and as Que Bun Juan, who alleges that he is at present a resident of No. 1037 Juan Luna St., Tondo, Manila and that his former places of residence were: at Sinait, Province of Ilocos Sur, his birthplace; No. 807-C Magdalena St., Binondo, Manila (old No. 505 Magdalena St., Manila); Arbuquerque No. 1053 corner Raja Matanda St. (temporary

3 months); and at No. 1352 Fernando M. Guerrero St., Tondo Manila; that he is an employee; that his average annual income for the last three years and upon the filing of this petition amounted to ₱8,382.00 per annum, more or less; that he was born on November 2, 1933 at Sinait, Ilocos Sur; that he is married; that his wife's name is Anita Tan, who was born in Manila, Philippines; that he has one (1) child named Susan Quetingco who was born in Manila on July 21, 1965 and who now resides at Manila; that he did not emigrate to the Philippines being a native born of Sinait, Ilocos Sur Province of Chinese parentage; that he has resided continuously in the Philippines for a period of 33 years, more or less, immediately preceding the date of filing of the petition and in Manila, at least one year prior to the filing of the petition; that he is able to speak and write the Tagalog and English languages, besides Chinese; that at present his child is not yet of school age but once she reaches school age, he binds to enroll her in schools and colleges duly recognized by the Government, not limited to any race or nationality and where such subjects as Philippine history, government and civics are part of the curriculum of studies; that he is exempt from filing a declaration of intention to become a citizen of the Philippines, he having been born in the Philippines and completed both his elementary and high school education in schools and colleges duly recognized by the government not limited to any race or nationality and for having been a continuous resident of the Philippines for more than 30 years prior to the filing of the instant petition; that he has not filed any other petition for citizenship in any other court except the present one; and that he cites Messrs. Benedicto Hallare Loya, residing at No. 111 G. G. Cruz St., Parañaque, Rizal, Amado Nicolas Cruz, residing at No. 9-B Geogia Tech University Hills, Malabon, Rizal and Mariano Rosales Pedrigal, residing at No. 2312 Laura St., Pandacan, Manila, who will appear and testify as witnesses in support of his petition.

Wherefore, you are hereby given notice that said petition will be heard by this Court on the 3rd day of August, 1967, at 8:30 a.m.

Let this notice be published by the petitioner and at his expense in the *Official Gazette* for three consecutive issues thereof and once a week for three consecutive weeks in the *Daily Mirror*, a newspaper of general circulation in the City of Manila, where petitioner resides, to which newspaper this publication was assigned after a raffle was duly held in pursuance of Republic Act No. 4569, and also let the said petition and this notice be posted at a public and conspicuous place in the Office of the Clerk of Court.

Witness the Hon. Juan L. Bocar, Judge of the Court of First Instance of Manila, this 7th day

of December, in the year of our Lord nineteen hundred and sixty-six.

Attest: JOSE SAN AGUSTIN
[1-3] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH XI

CASE No. 66972.—In the matter of the petition of DAVID SHIH to be admitted a citizen of the Philippines.

NOTICE OF HEARING ON THE PETITION FOR
PHILIPPINE CITIZENSHIP

To the Honorable Solicitor-General, Manila and to Attys. Aruego, Mamaril & Associates Law Offices, counsel for petitioner, 927 Nicanor Reyes, Sr. (Morayta) St., Sampaloc, Manila and to all whom it may concern:

Whereas, a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by David Shih, who alleges that he is at present a resident of No. 1376 La Torre Street, Tondo, Manila and that his former place of residence was No. 601 Soler, Manila; that he is a student and employee at the same time earns a regular monthly income; that he was born on November 15, 1943, in Manila; that he is single, that he has resided continuously in the Philippines, more particularly in the City of Manila, for a period of 22 years immediately preceding the

date of petition, to wit, since 1943; that he is able to speak and write English and Tagalog; that he is exempted from filling a declaration of intention for having been born in the Philippines and having received his primary and secondary education in schools recognized by the government and not limited to any race or nationality; that he has not heretofore made petition for Philippine citizenship to any court; and that he cites Messrs. Baldomero Torres, residing at 624 Sisa Street, Manila, Dominador F. Macaranas, residing at No. 1 Paterno Street, Quezon City, and Clotilde C. Hernandez, residing at 108-D Santol, Quezon City, who will appear and testify as witnesses in support of his petition.

Wherefore, you are hereby given notice that said petition will be heard by this Court on the 12th day of July, 1967, at 8:30 a.m.

Let this notice be published by the petitioner and at his expense in the *Official Gazette* for three consecutive issues thereof and once a week for three consecutive weeks in the *Manila Chronicle*, a newspaper of general circulation in the City of Manila, where petitioner resides, to which newspaper this notice was assigned after a raffle was duly held in pursuance of Republic Act No. 4569, and, also let the said petition and this notice be posted at a public and conspicuous place in the Office of the Clerk of Court.

Witness the Hon. Guillermo Santos, Judge of the Court of First Instance of Manila, this 24th day of November, in the year of our Lord nineteen hundred and sixty-six.

Attest: JOSE SAN AGUSTIN
[1-3] Clerk of Court

LAST PUBLICATION

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF ILOILO
 ELEVENTH JUDICIAL DISTRICT
 BRANCH II

NATURALIZATION CASE No. 269.—In the matter of the petition of SUN Y. HON, to be admitted a citizen of the Philippines.

NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General and Atty. Eduardo S. Baranda, Attorney for the Petitioner, and to all whom it may concern:

Whereas, a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended by Commonwealth Act No. 535, has been presented to this Court of First Instance of Iloilo by Sun Y. Hon who alleges that he was born in Amoy, China, on August 5, 1928; that he emigrated to the Philippines from Amoy, China, on board the "*Culhay Plane*" and re-arrived at the Port of Manila on or about the 23rd day of August, 1948, as shown by his Certificate of Arrival issued by the Bureau of Immigration, Manila, on August 11, 1965; that he is a resident of (old number 25) Number 155, Arroyo Street, Iloilo City, Philippines; that his business address is the same aforementioned old address; that his former residences were Arroyo Street, Iloilo City; Coo Sing Chia Hardware Store, J.M. Basa Street, Iloilo City and 538 Gandara Street, Manila; that his trade or profession is that of a businessman since 1958; that he is also one of the managing partners of Iloilo Kian Chiong Company located at Arroyo Street, Iloilo City, a firm established sometime in 1934 from which he derives an estimated annual income of ₱9,700.00, more or less; that he is married; that his wife's name is Uy Piak Kien, who was born in Amoy, China, on January 19, 1926, and now resides temporarily at Number 26 Ming Yuen Street, W. Hongkong; that he has children,

and the names, dates and places of births and places of residence of each of said children are as follows:

Sun Yuk Pin—May 28, 1962, Hongkong; and Sun Ling Ling—February 6, 1965, Hongkong; that he is able to speak and write the English language; likewise he is also able to speak and write the Ilongo-Visayan dialect; that he has all the qualifications required under Sec. 2, and none of the disqualifications under Sec. 4 of Commonwealth Act No. 473, as amended by Commonwealth Act 535 and Republic Act 530; citing Messrs. Federico L. Perez, accountant and bookkeeper, residing at No. 406 Rizal Street, La Paz, Iloilo City; Juan Gasataya, retired Assistant-Cashier, Bank of the Philippine Islands, Iloilo City, and Emilio T. Danocop, landowner and manager of a firm known as Manila Cordage, Iloilo City, with business and postal address at Arsenal Street, Iloilo City, who are all citizens of the Philippines, as the witnesses whom the petitioner proposes to introduce in support of his petition.

Therefore, you are hereby given notice that said petition will be heard by this Court, on the 20th day of June, A.D., 1967, at 8:30 o'clock in the morning before the Second Branch of this Court, Provincial Building, Iloilo City.

It is hereby ordered that this notice be published once a week for three consecutive weeks in the *Official Gazette* and in the *Visayan Tribune*, a newspaper of general circulation in the province and city of Iloilo where the petitioner resides, and that such petition and this notice be posted in a public and conspicuous place in the office of the Clerk of this Court.

Witness the Hon. Carlos L. Sundiam, Judge of the Court of First Instance of Iloilo, this 11th day of October in the year nineteen hundred and sixty-six.

Attest:
 [52-2]

SANTIAGO P. PACAONCIS
 Deputy Clerk of Court

LAST PUBLICATION

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF AGUSAN
 FIFTEENTH JUDICIAL DISTRICT
 CASE No. 1, LRC (GLR) CADASTRAL
 RECORD No. 321

Re: Petition for reconstitution of Original Certificate of Title No. 1307. RAYMUNDO ESTIPONA, petitioner.

NOTICE

To Atty. Eduardo D. Mercado, for petitioner, Raymundo Estipona, both of Butuan City, Camilo Nonan, Highway Dist. Engr. and Maximo Nonan all of Butuan City and to all whom it may concern:

Whereas, a petition has been filed with this Court by petitioner, thru counsel, for the reconstitution of lost Original Certificate of Title No. 1307, alleged lost or destroyed during the last world war II in the Office of the Register of Deeds of Butuan, Agusan, covering real property to wit: A parcel of land (Lot 407-B, plan Bsd-4352), situated in Libertad, Butuan City. Bounded on the S., by Provincial Road; W., by Lot 537; N., by Camilo Nonan; E., by Lot 407-A, containing an area of 80,000 square meters, more or less.

Therefore, you are hereby notified that this petition has been set for hearing on January 24, 1967 at 8:30 a.m. before this Court at the Provincial Capitol, Butuan City, at which date, time and place you should appear and present your objection, if any you have against the petition.

Witness the Hon. Manuel Lopez Enage, Judge of this Court this 21st day of November, 1966, at Butuan City.

MACARIO C. CONDE
 Clerk of Court

[1, 2]

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF CAVITE
 SEVENTH JUDICIAL DISTRICT

LRC RECORD No. 5964.—Petition for Reconstitution of Title. MARIA BROSAS, petitioner

NOTICE OF HEARING

There is a petition filed by petitioner, alleging among other things, that she is the registered owner of Lot 15 of the S.F. de Malabon Estate, embraced in T.C.T No. 740 of the land records of Cavite Province; the the owner's copy of said title was lost while its original was burned on June 7, 1959; that the land is not affected by any lien or encumbrance; and praying that the Register of Deeds of Cavite be ordered to reconstitute the said title.

Notice is hereby given that the said petition has been set for hearing on January 17, 1967, at 9:00 a.m., in this Court, Branch I, Trece Martires City, on which date, hour and place, any person interested is cited to appear and show cause why the petition should not be granted.

Let this notice be published twice in the *Official Gazette*.

Trece Martires City, December 1, 1966.

PROCESO P. SILANGCRUZ
 Clerk of Court

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF CAVITE
 SEVENTH JUDICIAL DISTRICT
 BRANCH II

G.L.R.O. No. 8843.—Re: Petition for issuance of another's Duplicate Copy of T.C.T. No. T-447. DIEGO T. OCAMPO, petitioner.

NOTICE OF HEARING

There is a petition filed by petitioner alleging among other things that Diego T. Ocampo, married and resident of Aniban, Bacoor, Cavite, is the absolute owner of a parcel of land situated at Aniban, Bacoor, Cavite, covered by T. C. T. No. T-447 of the land records of Cavite province. That the owner's duplicate copy of T. C. T. No. T-447 in the possession of the petitioner was lost and inspite diligent efforts exerted the same could not be found. That said title is free from lien and encumbrances and that the original copy thereof is presently in the custody of the Register of Deeds of Cavite province.

Notice is hereby given that the said petition has been set for hearing on January 20, 1967, at 9:00 in the morning in this Court at Cavite City, on which date and hour, any person interested are hereby cited to appear and show cause why the same should not be granted.

Let this notice be published twice in the *Official Gazette*.

Witness the Hon. Jose P. Alejandro, Judge of the Court of First Instance of Cavite.

Cavite City, December 20, 1966.

ROMEO S. REYES
 Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF CEBU
 FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 9, LRC Cadastral Record No. 444 Lot No. 857, Bogo Cadastre

In the matter of the petition for Reconstitution of Original Certificate of Title No. (N.A.)

issued for Lot No. 857, Bogo Cadastre. PEDRO ANCAJAS ALBURO, petitioner.

NOTICE OF HEARING

To Jose Talingting, Bogo, Cebu; Felipe Quirosa, Bogo, Cebu; Isidro Dignos, Bogo, Cebu; Cipriano Aradales, Bogo, Cebu; Espiritu Bunagan, Cebu City; and to all whom it may concern:

Please take notice that the petition filed with this Court by Pedro Ancajas Alburo, seeking for the reconstitution of Original Certificate of Title (N.A.) covering Lot No. 857 of the Bogo Cadastre, the issuance of a new Certificate of Title in favor of Pedro Ancajas Alburo, is scheduled for hearing on March 7, 1967, at 9:00 o'clock in the morning, thereof, before the Eighth Branch of this Court, located at the Municipal Building, Bogo, Cebu.

Lot No. 857 is situated at Bogo, Cebu, and bounded by the properties of Jose Talingting; Felipe Quirosa; Isidro Dignos; Cipriano Aradales and Espiritu Bunagan; Cebu City.

You are hereby required to appear, if you have any opposition to the petition, at the date, time and place herein designated and show cause why said petition should not be granted.

Witness the Hon. Antonio D. Cinco, Presiding Judge of this Court, this 11th day of October, 1966.

RODOLFO B. GANDIONCO
Clerk of Court

[1, 2]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 12, LRC Record No. 9468 Lot No. 6076, Cebu Cadastre

THE DIRECTOR OF LANDS, petitioner, vs. FRANCISCO ABADINAS ET AL., claimants

NOTICE OF HEARING

To Messrs. Marcelo Verano (now His Heirs), Canuto Labra, Balmose Base, Pedro Uy B. Calderon all of Banawa, Cebu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Bruna Rama thru Atty. Leonardo Garcellano, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on February 4, 1967, at 8:30 a.m., before the Third Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 6076 is situated at Banawa, Cebu City, Philippines and bounded by the properties of Marcelo Verano (now his heirs) Canuto Labra, Balmose Base, Pedro Uy B. Calderon all of Banawa,

Cebu City, Philippines and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Mateo M. Canonoy, Judge of this Court this October 20, 1966, at Cebu City, Philippines.

Cebu City, Philippines, November 4, 1966.

VICENTE A. MIRANDA
Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 9, LRC Record No. 9465 Lot No. 364, Cebu Cadastre

THE DIRECTOR OF LANDS, petitioner, vs. ENEMESIA ACASO ET AL., claimants

NOTICE OF HEARING

To Messrs. Jose Cabezon, Pari-an, Cebu City; Jesus Diago, Pari-an, Cebu City; Lydia Cardenas, Adriano Samson all of Pari-an, Cebu City; City Fiscal and/or City Mayor of Cebu City and to all whom it may concern:

Please take notice that the petition filed with this Court by David O. Villanueva thru Atty. Leonardo Garcellano, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on February 4, 1967, at 8:30 a.m., before the Fifth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 364, is situated at Cebu, Cebu City, Philippines and bounded by the properties of Jose Cabezon, Jesus Diago, Lydia Cardenas, Adriano Samson all of Pari-an, Cebu City and City Fiscal and/or the City Mayor of Cebu City and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Santiago O. Tañada, Judge of this Court this October 20, 1966, at Cebu City, Philippines.

Cebu City, Philippines, November 4, 1966.

VICENTE A. MIRANDA
Clerk of Court

[1, 2]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 11, LRC Record No. 9467
Lots Nos. 1958, 2666 and 2667, Cebu Cadastre

THE DIRECTOR OF LANDS, petitioner *vs.* SILVESTRA
ABABA ET AL., claimants

NOTICE OF HEARING

To Messrs. Catalino Capitan, Vicente Echavez, Gochan and Sons Corporatoin, Heirs of Romualdo Penetrantez and Victoria Taboada, Heirs of Melencia Londes, Development Bank of the Philippines, Cebu Branch; Heirs of Nicolasa Daclan and to all whom it may concern:

Please take notice that the petition filed with this Court by Paz Bacalso thru Atty. Eugenio G. Corro, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lots, is set for hearing on February 4, 1967, at 8:30 a.m., before the Third Branch of this Court located at the Capitol Building, Cebu City, Philippines.

Lots Nos. 1958, 2666, 2667 are all situated at South Express Way, Cebu City, Philippines and bounded by the properties of Catalino Capitan, Vicente Echavez, Gochan and Sons Corporation, Heirs of Romualdo Penetrantes and Victoria Taboada, Heirs of Melencia Londes, Development Bank of the Philippines, Cebu Branch, Heirs of Nicolasa Daclan all of Cebu City, Philippines and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Mateo M. Canonoy, Judge of this Court this October 20, 1966, at Cebu City, Philippines.

Cebu City, Philippines, November 2, 1966.

VICENTE A. MIRANDA
Clerk of Court

[1, 2]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 15, LRC Record No. 905 Lot
No. 693, Opon Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* EULALIA
AGUJAR ET AL., claimants

NOTICE OF HEARING

To Messrs. Cornelio Ybañez, Raymundo Cosef, Patricia Cosef, Locaria Cosef, Marta Cosef, Julian Cosef, Fausto Cosef, Pablo Ybañez, Celestina Mancao all of Barrio Sangi, Lapulapu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Marcelo Mangubat thru Atty. Oliveros E. Kintanar, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on December 15, 1966, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 693 is situated at Barrio Sangi, Lapulapu City, Philippines and bounded by the properties of Cornelio Ybañez, Raymundo Cosef, Patricia Cosef, Locaria Cosef, Marta Cosef, Julian Cosef, Fausto Cosef, Pablo Ybañez, Celestina Mancao all of Barrio Sangi, Lapulapu City, Philippines and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Jose M. Mendoza, Judge of this Court this October 26, 1966, at Cebu City, Philippines.

Cebu City, Philippines, October 29, 1966.

VICENTE A. MIRANDA
Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 17, LRC Record No. 946 Lot
No. 1623, Opon Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* ENEMESIA
ACASO ET AL., claimants

NOTICE OF HEARING

To Messrs. Alejandro Ybañez Ngojo, % Sotero Ybañez Ngojo, Hrs. of Silverio Duyohim, % Timoteo Doyohim, Magdaleno Oyao % Adriano Ricarte, Isabel Sumalinog, % Ireneo Tampus, Bartolome Lumungsod *vs.* Hrs. of Nepoceno Tampus, % Timoteo Duyohim and Gregoria Tampus all of Lapulapu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Felipe Quillantang thru Atty. Pedro T. Garcia, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot is set for hearing on February 8, 1967, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 1623 is situated at Lapulapu City, Philippines and bounded by the properties of Alejandro Ybañez, Ngojo, % Sotero Ybañez Ngojo, Hrs. of Silverio Doyohim, % Timoteo Doyohim, Magdaleno Oyao % Adriano Ricarte, Isabel Sumalinog, % Ireneo Tampus, Bartolome Lumongsod *vs.* Hrs. of

Nepoceno Tampus % Teomoteo Doyohim and Gre-goria Tampus all of Lapulapu City, Philippines and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Jose M. Mendoza, Judge of this Court this October 19, 1966, at Cebu City, Philippines.

Cebu City, Philippines, November 15, 1966.

VICENTE A. MIRANDA
[1, 2] *Clerk of Court*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Case No. 3, LRC Record No. 4030 Lot No. 2249,
Hacienda de Mandaue

THE DIRECTOR OF LANDS, petitioner, *vs.* EL SEMINARIO DE SAN CARLOS DE CEBU, applicant TEOFILA L. AVILA, petitioner.

NOTICE OF HEARING

To Messrs. Mariano Gomez, Gerardo Ouano, Gerardo Seno, Heirs of Tomas Osmeña, Mauricio Ceniza, Estifania Pana all of Mandaue, Cebu and Cebu City; Maria Osmeña of Cebu City and the Municipal Mayor of Mandaue, Cebu, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Teofila L. Avila thru Atty. Valentino L. Legaspi, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on February 4, 1967, at 8:30 a.m., before the Fourth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Whereas, Lot No. 2249 is situated at Mandaue, Cebu, Philippines and bounded by the properties of Mariano Gomez, Gerardo Ouano, Gerardo Seno, Heirs of Tomas Osmeña, Mauricio Ceniza, Estifania Pana, Maria Osmeña and Municipal Mayor of Mandaue all of Mandaue, Cebu; and Cebu City, Philippines and to all whom it may concern:

Whereas, Lot No. 2249 of the Hacienda Mandaue is covered by a Decree No. 699087 in the names Baldomera del Mar, and Vicente Avila containing an area of (15,157) fifteen thousand one hundred fifty-seven square meters more or less.

Wherefore you are hereby ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Hon. Jose C. Borromeo, Judge of this court this October 20, 1966, at Cebu City, Philippines.

Cebu City, Philippines, November 3, 1966.

VICENTE A. MIRANDA
[1, 2] *Clerk of Court*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

LRC Record No. 5988, Los Nos. 1442-C & 1442-I, Cadastral Case No. 9, LRC Record No. 9465, Lot No. 838, Banilad Estate & Cebu Cadastre.

THE DIRECTOR OF LANDS, petitioner, *vs.* BANILAD FRIAR LANDS ESTATE, ENEMESIA ABADIA ET AL., claimants.

NOTICE OF HEARING

To Messrs. Alejandro Panares, Federico Alba, Emmanuel Aznar, Soledad Bagano, Genoveva Bagano, Alejandra Verano, Severa Bagano all of Sanciangco and V. Rama Streets and South-Western University all of Cebu City, Philippines and to all whom it may concern; City Fiscal and/or the City Fiscal all of Cebu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Alejandra Verano thru Atty. Melecio C. Cuba, seeking for the reconstitution of Original Certificate of Title in the above-entitled lots, is set for hearing on February 10, 1967, at 8:30 a.m., before the First Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lots Nos. 1442-C and 1442-I all situated in Banilad Estate and Lot No. 838 is situated at Cebu City, Philippines and bounded by the properties of Alejandro Panares, Federico Alba, Emmanuel Aznar, Soledad Bagano, Genoveva Bagano, Alejandra Verano, Severa Bagano all of Sanciangco and V. Rama Streets and South-Western University all of Cebu City and the City Fiscal or the City Mayor all of Cebu City, Philippines and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Guillermo P. Villasor, Judge of this Court this October 20, 1966, at Cebu City, Philippines.

Cebu City, Philippines, November 12, 1966.

VICENTE A. MIRANDA
[1, 2] *Clerk of Court*

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 20, LRC Record No. 1004 Lot
No. 3828, Opon Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* ALBERTA

ABING ET AL., claimants

NOTICE OF HEARING

To Messrs. Maria Pino, Leon Ygot, Jorgea Ygot, Ireneo Malingin all of Maribago, Lapulapu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Gregoria Milingin thru Atty. Efrain Pelaez, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on February 17, 1967, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 3828 is situated at Barrio Maribago, Lapulapu City, Philippines and bounded by the properties of Maria Pino, Leon Ygot, Jorgea Ygot, Ireneo Malingin all of Barrio Maribago, Lapulapu City, Philippines, and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Jose M. Mendoza, Judge of this Court this October 28, 1966, at Cebu City, Philippines.

Cebu City, Philippines, November 16, 1966.

VICENTE A. MIRANDA

[1, 2]

Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 19, LRC Record No. 1003
Lots Nos. 5402 & 2045, Opon Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* CORNELIO
AGUJAR ET AL., claimants

NOTICE OF HEARING

To Messrs. Tomas Amores, Bibiano Amores, Geronoimo Sagarino, Hugo Soliano, Mamerto Amisitoso, Magdalena Lozano, Rufino Gelig and Ignacio Limpangog all of Barrios Marigondon and Dasak, Lapulapu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Deogracias Erac thru Atty. Galicano Arriesgado, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lots, is set for hearing on February 15, 1967, at 8:30 a.m., before the Sixth Branch of this Court

located at the Palace of Justice, Cebu City, Philippines.

Lots Nos. 5402 and 2045 all situated at Barrio Marigondon and Basak, Lapulapu City, Philippines and bounded by the properties of Tomas Amores, Bibiano Amores, Geronimo Sagarino, Hugo Soliano, Mamerto Amisitoso, Magdalena Lozano, Rufino Gelig and Ignacio Limpangog all of Barrios Marigondon and Basak, Lapulapu City, Philippines and to all whom it may concern:

You are therefore ordered to appear at the date, time and place herein designated to show cause if any you have why said petition should not be granted.

Witness the Honorable Jose M. Mendoza, Judge of this Court this November 15, 1966, at Cebu City, Philippines.

Cebu City, Philippines, November 15, 1966.

VICENTE A. MIRANDA

Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BRANCH IV

Cadastral Case No. 12, LRC (GLRO) Cadastral Record No. 209, Lot No. 1383, Pagsanjan Cadastre.

In re: petition for judicial reconstitution of Original Certificate of Title No. (N.A.) Lot No. 1383, Pagsanjan Cadastre. ANICIA ENRIQUEZ, petitioner.

NOTICE

To the Register of Deeds and the Highway District Engineer, both of Santa Cruz, Laguna, Atty. Jeremias Z. Zapata, R-407 EMA Building, Santa Cruz, Manila, Socorro Llamas, Emiliana Cabarubias, Josefa Salamea, Felipa Abaya, Ponciano Llamas, Esteban Llamas, Mariano Gabatino, Arcadio Pabilonia and the Municipal Mayor, all of Pagsanjan, Laguna; and to all whom it may concern:

Whereas the above-named petition has been filed alleging that Original Certificate of Title No. (N.A.) issued to Paciana Banilla, wife of Hilario C. Reyes covers a parcel of land particularly described as follows:

"A parcel of land (Lot No. 1383 of the Cadastral survey of Pagsanjan and shown on plan Ap-15493, LRC Cadastral Record No. 209, situated in the Barrio of Sabang, Municipality of Pagsanjan, Province of Laguna. Bounded on the SE. by Lots Nos. 1388, 1387 and 1384; SW. by Lot No. 1386; NW. by Lots Nos. 1385, 1382, 1381 and 1379; on the W. by Lot No. 1385 and a canal; on the NE. by Lots Nos. 1424, 1380 and 1384; on the N. by Lot No. 1380 and on the E. by Lots 3784 and 3786,

all of Pagsanjan Cadastre, containing an area of fifty-six thousand five hundred twenty-five (56,525) square meters, more or less."

and that the original thereof was lost or destroyed in the office of the Register of Deeds of Laguna during the last World War and the owner's duplicate copy of said Original Certificate of Title (N.A.) in possession of Arturo Reyes and Paciana Reyes de Leon, predecessor-in-interest, was either lost or destroyed as a consequence, also of the last World War.

Therefore, you are hereby given notice that the petition is set for hearing on March 16, 1967 at 8:00 a.m., before the Fourth Branch of this Court in Santa Cruz, Laguna, on which date, time and place, you should appear to file your claim or objection, if any you have, to the petition.

Witness, the Hon. Arsenio Mañawa, Judge of this Court, this 6th day of October, 1966.

FRANCISCO S. ABELLA
Acting Clerk of Court

[1, 2]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BIÑAN BRANCH

G.L.R.O. RECORD No. 8374.—In re: Petition for Reconstitution of T.C.T. No. 1379 for Lot 1217, T.C.T. No. (N.A.) for Lot No. 3056 and T.C.T. No. (N.A.) for Lot No. 3129. FELISA SANTI, petitioner.

NOTICE

To the Register of Deeds, Santa Cruz, Laguna; Atty. Venancio S. Almazcra, R-416 Paramount Bldg., Rosario St., Manila; Sra. Felisa Santi, Biñan Laguna; Mr. Leopoldo de los Santos, Biñan, Laguna; The Municipal Mayor, Biñan, Laguna; Sra. Maria Yapchulay, Biñan, Laguna; Mr. Felix Yapchulay, Biñan, Laguna; Sra. Gregoria Capunitan, Calaboso, Biñan, Laguna; Mr. Carlos Dimaranan, Calaboso, Biñan, Laguna; Mr. Pedro Velasco, Calaboso, Biñan, Laguna; Mr. Gregorio Manabat, Calaboso, Biñan, Laguna; Mr. Moises Zarraga, Calaboso, Biñan, Laguna; and to all whom it may concern:

Whereas, a petition has been filed in this Court under the provisions of Republic Act No. 26 by the above-named petitioner thru counsel, for the reconstitution of Transfer Certificate of Title No. 1379 for Lot 1217, Transfer Certificate of Title No. (N.A.) for Lot No. 3056 and Transfer Certificate of Title No. (N.A.) for Lot No. 3129 in the name of Hilario Santi of Biñan, Laguna. That the owner's duplicate copies of said Titles were alleged to have been placed in a glass jar and buried in the backyard in March, 1943, during

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the regime of the Japanese Imperial Army and were dissipated and reduced into fine particles and the originals on file in the Office of the Register of Deeds of Laguna were either lost or burned during the liberation of Santa Cruz, Laguna, covering the parcels of land more particularly described and bounded as follows:

"A parcel of land (Lot 1217 of Biñan Estate L.R.C. Record No. 8374), situated in the Municipality of Biñan, Province of Laguna. Bounded on the NE. by Road; on the SE. by Lot 1216; on the W. by Lot 1223; and on the N. by Lot 1218; all of Biñan Estate. Containing an area of three hundred twenty (320) square meters."

"A parcel of land (Lot 3056 of Biñan Estate, L.R.C. Record No. 8374), situated in the Barrio of Calaboso, Municipality of Biñan, Province of Laguna. Bounded on NE. by Lot 3057; on the SE. by Lot 3058, both of Biñan Estate; on the SW. by Road; and on the NW. by Creek. Containing an area of one thousand six hundred forty one (1,641) square meters."

"A parcel of land (Lot 3129 of Biñan Estate, L.R.C. Record No. 8374), situated in the Barrio of Calaboso, Municipality of Biñan, Province of Laguna. Bounded on the NE. by Lot 2483; on the SW., by Lot 2482; both of Biñan Estate; on the NW., by Irrigation Ditch; and on the NE. and NW. by Lot 2483, of Biñan Estate. Containing an area of twelve thousand nine hundred thirty nine (12,939) square meters."

Therefore, you are hereby given notice that said petition has been set for hearing on March 29, 1967 at 8:30 a.m. before this Court at Biñan, Laguna, on which date, time and place you should appear to file your claims or objections, if any you have to the petition.

Witness, the Hon. Jose G. Bautista, Judge of said Court, this 21st day of October, 1966 at Biñan, Laguna.

VIRGILIO T. MARAMBA
Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
EIGHTH JUDICIAL DISTRICT
BIÑAN BRANCH

GLRO RECORD No. 8374.—In re: Petition for Reconstitution of Title No. (N.A.) covering Lot No. 1820 of the Biñan Estate, PERFECTO CANGCO, petitioner.

NOTICE

To the Register of Deeds, Santa Cruz, Laguna; Atty. Leonardo C. Paner, Calamba, Laguna; Mr. Perfecto Cangco, Biñan, Laguna; Mr. Severino Almalvez, Malaban, Biñan, Laguna; Mr. Felipe Almazora, Malaban, Biñan, Laguna;

The Municipal Mayor, Biñan, Laguna; and to all whom it may concern:

Whereas, a petition has been filed in this Court under the provisions of Republic Act No. 26 by the above-named petitioner for the reconstitution of Transfer Certificate of Title No. (N.A.) in the name of Emiliano Cangco married to Clara Guico, deceased, of Biñan, Laguna; that the owner's duplicate copy of said title was alleged to have been lost, misplaced and/or burned during the war operations in Manila and the Original on file in the Office of the Register of Deeds of Laguna was also burned and/or destroyed during the liberation of Santa Cruz, Laguna, in March, 1945, covering a parcel of land more particularly described and bounded as follows:

"A parcel of land (Lot 1820) of Biñan Estate, L.R.C. Record No. 8374), situated in the Municipality of Biñan, province of Laguna. Bounded on the E., by Road; on the S., by Lot 1821, Biñan Estate; on the W., by Biñan River; and on the N. by Lot 1849, Biñan Estate. Containing an area of one thousand nine hundred fourteen (1,914) square meters."

Therefore, you are hereby given notice that said petition has been set for hearing on March 9, 1967 at 8:30 a.m., before this Court at Biñan, Laguna, on which date, time and place, you should appear to file your claims or objections, if any you have to the petition.

Witness, the Hon. Jose G. Bautista, Judge of said Court, this 5th day of October, 1966 at Biñan, Laguna.

VIRGILIO T. MARAMBA
Deputy Clerk of Court

[1, 2]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LEYTE
THIRTEENTH JUDICIAL DISTRICT
FIFTH BRANCH, ORMOC CITY

Cadastral Case No. 19, GLRO Record No. 1456 Lot No. 11344 (before Lot No. 748-C)

In re: petition for Reconstitution of Original Certificate of Title lost and/or destroyed under Republic Act No. 26 based on the Decree No. 719211. PEDRO D. SON, petitioner.

NOTICE

To Atty. Albino P. Porcadilla, Ormoc City; Mr. Pedro D. Son, Ormoc City; and to all Offices and persons concerned:

Whereas, a petition has been filed with this Court September 13, 1966, under the provisions of Republic Act No. 26, by Pedro D. Son for the reconstitution of Original Certificate of Title with its corresponding duplicate based on Decree No. 719211 covering Lot No. 11344 (before Lot No. 748-C),

situated in the poblacion, Ormoc City, containing an area of 605 square meters, decreed in the conjugal partnership of the spouses, Pedro Son and Apolonia Agustin; that the original and owner's copy of the aforesaid title was lost and/or destroyed during the last war; that said title has never been pledged or delivered to any person or entity to secure payment of any obligation.

Therefore, you are hereby given notice that this petition has been set for hearing on March 10, 1967 at 7:30 a.m., before this Court at Ormoc City, on which date, time and place you should appear and file your claims or objections, if any you have, to the petition.

Let copies of this notice be published, at the expense of the petitioner, in two successive issues of the *Official Gazette*, Manila.

Let copies of this notice be furnished by registered mail at the expense also of the petitioner, all adjoining owners, all persons in possession of the property; the heirs, if any; the Register of Deeds and City Fiscal, Ormoc City; the Commissioner of Land Registration Commission, Manila; and to all offices and persons concerned.

Let copies of this notice be also posted at the bulletin boards of this Court and the City Hall, this City.

Witness the Hon. Numeriano G. Estenzo, Judge of this Court, this 16th day of September, 1966.

[1, 2]

OLIVO C. DIEGOR
Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 4, LRC (GLRO) Record No. 68
Lot No. 2260, Bago Cadastre

Reconstitution of Original Certificate of Title No. (N.A.) ALFREDO MALUNES, petitioner

NOTICE

To Napoleon Rico, Pedro Rojo and Isabela Santillana, Bago City, Philippines; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by Alfredo Malunes, for the reconstitution of the original and owner's duplicate of Original Certificate of Title No. (N. A.), covering Lot No. 2260 of the Cadastral Survey of Bago, this province, registered in the name of the petitioner, situated in the Municipality of Bago (now Bago City), and bounded on the NE. by Lot No. 2261; on the SE. by Lot No. 2263; on the SW. by a Calle; and on the NW. by Lot No. 2259, containing an area of 651 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on February 25,

1967, at 8:30 a.m., before this Court in the Provincial Capitol of Negros Occidental, on which date, time and place, you should appear and file your claim or objections, if you have any, to the petition.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 22nd day of November, 1966.

JOSE AZCONA
Clerk of Court

[1, 2]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 19, LRC (GLRO) Record No. 168
Lot No. 966, Himamaylan Cadastre

Reconstitution of title. NARCISO P. SARILI, petitioner

Cadastral Case No. 7, LRC (GLRO) Record No. 75
Lot No. 404 Saravia Cadastre

Reconstitution of title. JANUARIO GOMEZ, petitioner.

NOTICE

To Maria Suarez, Ramon Ledesma, Alfonso Yermo, Saravia. Negros Occidental, Heirs of Simon Medes, Heirs of Agapita de Costor, Himamaylan, Negros Occidental; and to whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by petitioners, for the reconstitution of the original and owner's duplicate of Original Certificates of Title Nos. (N.A.) and 6357 covering respectively Lots Nos. 966 and 404 of Himamaylan and Saravia Cadastre, registered the first lot in the names of Simeon Medes and Agapita de Costo and the last Lot No. 404 in the name of the spouses Ignacio Gomez and Dominga Bolibar and bounded as follows: *Lot No. 966*.—On the NE. by Calle Divisoria; on the SE. by Lot No. 965; on the SW. by Lots Nos. 964 and 963; and on the N., by Calle Medes, containing an area of 567 square meters, more or less. *Lot No. 404*.—Bounded on the NE. by Lot No. 371; on the SE. by Lots Nos. 660 and 769; on the SW. by Lot No. 769; and on the NW., by Lot No. 374, containing an area of 37,819 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on February 25, 1967, at 8:30 a.m., before this Court, in the Provincial Capitol of Negros Occidental, on which date, time and place, you should appear and file your claim or objections, if you have any, to the petition.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 23rd day of November, 1966.

JOSE AZCONA
Clerk of Court

[1, 2]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 14, LRC (GLRO) Record No. 117 Lot No. 1761 Pontevedra Cadastre

Reconstitution of Original Certificate of Title No. N.A.) VICENTE F. TINTINA, petitioner

NOTICE

To Roque Cabalo, Heirs of Francisco Gecolegue and Hilaria Trofee, Pontevedra, Negros Occidental, and to all whom it may concern:

Whereas, a petition has been filed with this Court under the provisions of Republic Act No. 26, by Vicente F. Tintina, for the reconstitution of the original as well as the owner's duplicate of Original Certificate of Title No. (N.A.), covering Lot No. 1761 of the Cadastral Survey of Pontevedra, Negros Occidental, registered in the name of the Heirs of Joaquin Trofeo, and bounded on the NE. by Lots Nos. 1760 and 1759; on the SE. by Lot No. 2199; on the SW. by Lots Nos. 387 and 1841; and on the NW. by Lot No. 1841, containing an area of 69,956 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on February 25, 1967, at 8:30 a.m., before this Court in the Provincial Capitol of Negros Occidental, on which date, time and place, you should appear and file your claim or objections, if you have any, to the petition.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 22nd day of November, 1966.

JOSE AZCONA
Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT

Cadastral Case No. 24, LRC (GLRO) Record No. 196 Lot No. 348, Binalbagan Cadastre

Reconstitution of Transfer Certificate of Title No. T-6919. MARCIANO VERGARA, petitioner

NOTICE

To Heirs of Candelaria Gabriel, Francisco Garraton and Jose Garraton, all of Binalbagan, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed with this Court, under the provisions of Republic Act No. 26, by Marciano Vergara, for the reconstitution of the original and owner's duplicate of Transfer Certificate of Title No. T-6919 covering Lot No. 348 of Binalbagan Cadastre, this province, registered in the name of the spouses Fidel Garraton Sr. and Demitrea Gildo, situated in the Municipality of Binalbagan,

Negros Occidental, and bounded on the N. and E. by Lot 245; on the S., by Lot No. 278; and on the SW. by the Binalbagan-Soledad Road, containing an area of 11,857 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on February 11, 1967, at 8:30 a.m., before this Court in the Provincial Capitol of Negros Occidental, on which date, time and place, you should appear and file your claim or objections, if you have any, to the petition.

Witness the Honorable Jose F. Fernandez, Judge of said Court, the 29th day of October, 1966.

JOSE AZCONA
Clerk of Court

[1, 2]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA
FOURTH JUDICIAL DISTRICT
BRANCH II

Cadastral Case No. 67, LRC Cadastral Record
No. 1556 Lot No. 1614, Sta. Rosa Cadastre

THE DIRECTOR OF LANDS, petitioner *vs.* HEIRS OF
SEVERINA SANTILLANA, claimants.

ORDER

This is a petition to Set Case for Hearing in relation to Lot No. 1614 therein described having been filed only on September 14, 1966 and it appearing from the records of this case that the order of general default having been issued on July 8, 1940, considering therefore the lapsed of more than 26 years since then up to the present and considering further the possibility of subsequent alienations, transfers and/or assignments made in relation to said lot, in the interest of justice and in order to safeguard the rights of all parties who may thereby be affected, notice is hereby given to all persons who might have a claim or interest to Lot No. 1614 of the Sta. Rosa Cadastre that the hearing on the merits of this case is set on February 27, 1967, at 8:30 o'clock in the morning and that all persons interested in the said lot are required to appear otherwise their failure will be considered a relinquishment of their rights.

Let copies of this order be sent by registered mail to all persons who may be affected by this proceedings, the Director of Lands, the Commissioner of Land Registration, the Solicitor General, and the Municipal Treasurer of Sta. Rosa, Nueva Ecija and the Provincial Treasurer of Nueva Ecija (for posting).

Likewise, let a copy of this order be published in two (2) successive issues of the *Official Gazette*.
So ordered.

Cabanatuan City, November 22, 1966.

[1, 2]

SERAFIN R. CUEVAS
Judge

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE PALAWAN
SEVENTH JUDICIAL DISTRICT
BRANCH I

Cadastral Case No. 10, LRC (GLRO) Cadastral
Record No. 1130

SPECIAL CASE No. 217.—*In re: Petition for Reconstitution of Original Certificate of Title No. 2064, covering Lots Nos. 6360, 6361, 6412, 6501, 6628, 6680, 6708, 6777, and 6854. LUIS FERNANDEZ & RUFINO DELGADO, petitioners.*

NOTICE OF HEARING

To Luis Fernandez, Mr. Rufino Delgado, The Register of deeds of Palawan, all of Puerto Princesa, Palawan; Ramon Revillas, Luciano Abalon, Joaquin Dalabajan, Serapio Agdeba, Simeon Macolor, Francisco Palay, Marcos Blanco, Gregorio Sebido, Salvadora Valledor, Vicenta R. de Fernandez, Pricila Gonzales, Clemente Fernandez, Jose Valledor, Maximo Rabang, Francisco Canot, Manuel Cabate, Agustin Madarcos, Domingo Bacuel, Isabel Lucero, Marcial Palay, Pedro Madarcos, Dionisio Paredes, Bonifacio Madarcos, Alejandro Sabenit, Carmen Soncayaon, Antonia Dagaraga, Heirs of Manuel Saclet, Felomina Sacmon, Heirs of Tomas Revillas, Pascuala Contreras, Salvador Valledor, Ramon Manlavi, Antonio San Juan, Heirs of Barcila Timbancaya, Matea Madarcos, Ruperto Lucero, Remigio Dacuan, Pioquinto Valles, Joaquin Contreras and Fabian Macolor, all of Cuyo, Palawan and to all whom it may concern:

Whereas, a petition has been filed in this Court under the provisions of Republic Act No. 26 by the above-named petitioners for the reconstitution of Original Certificate of Title No. 2064 as well as the owner's original duplicate thereof, in the name of the spouses Luis Fernandez and Dionisia Olocoloc; that the owner's duplicate copy of said title was alleged to have been mortgaged with the local Philippine National Bank and have been either lost or destroyed under the custody and care of the said bank and that its original copy on file in the office of the Register of Deeds of Palawan does not exist therein, that this property is under Decree No. 701576 issued on April 17, 1939, in the name of the above-named spouses, covering Lots Nos.

6360, 6361, 6412, 6501, 6628, 6680, 6708, 6777 and 6854 of the Cadastral survey of Cuyo, Province of Palawan, situated in the Barrio of Bisucay, Municipality of Cuyo, same province, described and bounded as follows:

1. A parcel of land (Lot No. 6360 of the Cadastral Survey of Cuyo), with the improvements thereon, situated in the Bo. Bisucay. Bounded on the N. by Lot 8821 (a road); on the SE. by lots nos. 6342, 6350, 6351, 6414 and 6357; on the S. by Lots Nos. 6358, 6359 and the shore of Sulu Sea; and on the NW. by Lots Nos 6386, 6382, 8822, 6379, 6368, and 6365, containing an area of 110,234 square meters;

2. A parcel of land (Lot No. 6361 of the Cadastral Survey Cuyo), with improvements thereon, situated in the Bo. of Bisucay, Municipality of Cuyo, Bounded on the NE. by Lots Nos. 6362, and 6340; on the SE. by Lots Nos. 6340 and 6341; on the S. by Lot No. 8821 (a road); and on the NW. by Lots Nos. 6364, 6363, and 6362 containing an area of 10,409 square meters;

3. A parcel of land (Lot No. 6412 of the Cadastral of Cuyo), with the improvements thereon, situated in the Bo. of Bisucay, municipality of Cuyo. Bounded on the NE. by Lots Nos. 6706, 6705, 6616, 6615 and 6395; on the SE. by Lots Nos. 6396, 6409, 6408, and 6413; on the SW. by Lots Nos. 6410 and 6411; and on the NW. by the shore of Sulu Sea, Lots Nos. 6711, 6710, 6708, 6707 and 6706; containing an area of 140,360 square meters;

4. A parcel of land (Lot No. 6501 of the Cadastral Survey of Cuyo), with the improvements thereon, situated in the Bo. of Bisucay, Mlpty. of Cuyo. Bounded on the NE., SE., and SW. by Lot No. 6502, and on the NW. by the shore of Sulu Sea; containing an area of 2,484 square meters;

5. A parcel of land (Lot No. 6628 of the Cadastral Survey of Cuyo), situated in the Bo. of Bisucay, Mlpty. of Cuyo. Bounded on the NE. by Lots Nos. 6627 and 6610; on the SE. by Lot No. 6610; and on the SW. and W. by Lot No. 6629; containing an area of 4,101 square meters;

6. A parcel of land (Lot No. 6680 of the Cadastral Survey of Cuyo), situated in the Bo. of Bisucay, Mlpty. of Cuyo. Bounded on the N. by the shore of Sulu Sea; on the SE. by Lots Nos. 6852 and 6677; on the SW. by Lots Nos. 6679, 6678, and 6682; and on the W. by Lot No. 6747; containing an area of 7,499 square meters;

7. A parcel of land (Lot No. 6708 of the Cadastral Survey of Cuyo), situated in the Bo. of Bisucay, Mlpty. of Cuyo. Bounded on the N. by Lot No. 6707; on the E. and S. by Lot No. 6412; and on the NW. by Lots Nos. 6710 and 6709; containing an area of more or less 1,037 square meters;

8. A parcel of land (Lot No. 6777 of the Cadastral Survey of Cuyo), situated in the Bo. of Bisucay, Mlpty. of Cuyo. Bounded on the NE. by Lots Nos.

6779 and 6778; on the SE. by Lot No. 6776, and the shore of Sulu Sea; and on the NW. by Lots Nos. 6781 and 6782; containing an area of 17,537 square meters, more or less;

9. A parcel of land (Lot No. 6854 of the Cadastral Survey of Cuyo), situated in the Bo. of Bisucay, Mlpty. of Cuyo. Bounded on the NE. by Lots Nos. 6748 and 6751; on the SE. by Lots Nos. 6752 and 6743; on the SW. by Lot No. 6743; 6758 and 6755; and on the NW. by Lot No. 6748; containing an area of more or less 3,933 square meters; and praying that after due publication, posting and hearing, the Register of Deeds of Palawan be ordered to reconstitute the Original and the Owner's duplicate copies of OCT No. 2064.

Therefore, you are hereby given notice that the said petition has been set for hearing on February 23, 1967, at 8:30 o'clock in the morning, before this Court in its session hall, at Puerto Princesa, Palawan, Philippines, on which date, time and place, you should appear and file your claims or objections, if you have any, to the petition.

Witness the Honorable Tranquilino Q. Tividad, Judge of said Court, this 15th day of November, 1966.

TOMASITA MAGAY-DRIS
Acting Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF TARLAC
FOURTH JUDICIAL DISTRICT

Cadastral Case No. 11, LRC Cadastral Record
No. 206, Lot No. 823

Reconstitution of Original Certificate of Title No. 8226. VICTOR C. GUZMAN, petitioner.

NOTICE

To Mr. Victor C. Guzman; Venancio Mejia, Municipal Mayor, all of Victoria, Tarlac; Carmen Tiongson Abelar of Pura, Tarlac; and the Provincial Governor, Tarlac, Tarlac, and to all whom it may concern:

Whereas, a petition has been filed with this Court under the provisions of Republic Act No. 26, by Mr. Victor C. Guzman of Victoria, Tarlac for the reconstitution of Original Certificate of Title No. 8226, issued in the name of Ana Cainglit, married to Victor C. Guzman by the Register of Deeds of this province, alleged to have been lost in the Office of said Register of Deeds, covering a real property, known as Lot No. 823 of the Cadastral Survey of Victoria, situated in the barrio of Balbaloto, municipality of Victoria, province of Tarlac,

and bounded on the North and Northeast by property of Carmen Tiongson, on the West by provincial Road; and on the South of barrio road, with an area of 14,000 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on February 20, 1967, at 8:30 a.m., before this Court, on which

date, time and place you should appear and file your claims or objections, if you have any, to the petition.

Witness the Hon. Jose T. Lantin, Judge of said Court, this 26th day of November, 1966.

[1, 2]

CAMILO QUIAOIT
Deputy Clerk of Court

Land Registration Commission

LAST PUBLICATION

COURT OF FIRST INSTANCE OF BAGUIO CITY

LRC Record No. N-211(14)
Civil Res. Case No. 1

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, the Department of Agriculture and Natural Resources, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Fiscal, La Trinidad, Benguet, Mt. Province; the District Land Office No. 3, the Provincial Governor, the Provincial Treasurer, the District Engineer, the City Mayor, the City Attorney, the City Treasurer, the City Engineer, the District Forester, Baguio City; Atty. Augusto Tobias, Ciriaco Galutira, Ref. Adm., Pacdal, Baguio City; Marcelo Yadno, Pico, La Trinidad, Benguet, Mt. Province; Wisley Senot, the Heirs of Bugnay & Mrs. Edwin Bugnay, Walsey Camdos, Iloc Bilag, Pinsao, Guisad, Baguio City; Jose Trinidad, Lt. Tacay Rd., Guisad, Baguio City; Agustina Camdas, Res. Sec. "K", Baguio City; and to all whom it may concern:

Whereas, a petition for reopening of the above-entitled case has been presented to this Court by Julia C. Camdas, Pinsao, Guisad, Baguio City, thru Attys, Leonen, Fallarme, & Belit, Jr., by Atty. E. M. Fallarme, Ams, 1-2, Caguioa Bldg., Baguio City, to register and confirm her title to the following property:

A parcel of land (plan Psu-219315) with the building and improvements thereon, situated in the Barrio of Res. Sec. "K", City of Baguio. Bounded on the NE. by a public land and properties of Wisley Sinot; on the SE. by property of Wisley Sinot and a public land; on the SW. by public land and properties of Jose Trinidad and the Heirs of Bugnay; on the W. by public land and Walsey Camdas; and on the NW. by property of Iloc Bilag. Point 1 is S. 52 deg. 06 min., W. 816.16 meters from Triangulation Station Center, Baguio Townsite. Area 83,124 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Baguio City, at its session to be held in the City of Baguio, Philippines, on the 20th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be

forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Feliciano Belmonte, Judge of said Court, the 28th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF BAGUIO CITY

LRC Record No. N-211(17)
Civil Res. Case No. 1

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, the Department of Agriculture and Natural Resources, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Fiscal, La Trinidad, Benguet, Mt. Province; the District Land Office No. 3, the Provincial Governor, the Provincial Treasurer, the District Engineer, the City Mayor, the City Attorney, the City Treasurer, the City Engineer, the District Forester, Maria Benavidez, Cancho Mariano, Tequiapo, Tetoy Abulencia, Virginia Madigued, Baguio City; Ruperto Abulencia, Lourdes Subd. Extension, Baguio City; Emilio Dongpaen, Tuba, Benguet, Mt. Province; Perfecto R. Manio, Km. 8 Santo Tomas Road, Tuba, Benguet, Mt. Province; Atty. Augusto Tobias, Ciriaco Galutira, Ref. Adm., Baguio City; Atty. Natividad T. Perez, 959 Miguelin, Espana, Manila, Atty. Benjamin Silva, % Director of Lands, Manila; and to all whom it may concern:

Whereas, a petition for reopening of the above-entitled case has been presented to this Court by the spouses Enrique G. Tumang and Juanita G. Tumang, Baguio City, thru Atty. Romeo S. Florencio, Session Rd., Baguio City, to register and confirm their title to the following property:

A parcel of land (plan Psu-188700), situated in the Res. Sec. "J", City of Baguio. Bounded on the NE. by property of Ruperto of Abulencia claimed by Tatoy Abulencia; on the SE. by property of Emilio Dongpaen; on the SW. by property of Perfecto A. Manio; and on the NW. by the Sto. Tomas Road. Point is N. 19 deg. 23 min. W. 35.00 meters from Mon. 2, City Bdry., Baguio Townsite. Area 10,505 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Baguio City, at its session to be held in the City of Baguio, Philippines, on the 27th day of February, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Feliciano Belmonte, Judge of said Court, the 21st day of July, in the year 1963.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1069
LRC Record No. N-30512

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Batangas, Batangas; the Municipal Mayor, Tanauan, Batangas; Pablo Gonzoles, Tomas Magpantay, Geronima Alcantara, Julio Gonzales, Emerenciano Mercado, Esteban Leus, Juan Alcantara, Alberto Leus, Maria Mercado, Aquilino Gonzales, Doroteo Mercado, Mariano Gonzales, Narciso Hidalgo, Buncalot, Tanauan, Batangas; Juan Perez, Mateo de Guzman, Melecio Castillo, Ruperto Castillo, Severo Castillo, Lucas Castillo, Teodoro Castillo, Tinurik, Tanauan, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Artimen del Mundo, Buncalot, Tanauan, Batangas, to register and confirm his title to the following property:

A parcel of land (Lot 1807, Tanauan Cadastre, plan (LRC) SWO-2916), situated in the Barrio of Bongcalot, Municipality of Tanauan, Province of Batangas. Bounded on the NE. by properties of Mateo de Guzman and Tomas Magpantay; on the SE. by properties of Esteban Leus, Juan Alcantara, Alberto Leus and Maria Mercado; on the SW. by properties of Aquilino Gonzales, Doroteo Mercado and Mariano Gonzales; and on the NW. by properties of Mariano Gonzales, Maria Mercado, Narciso Hidalgo, Pablo Gonzales, Melecio Castillo,

Ruperto Castillo, Severo Castillo, Lot 1942, Ricardo Castillo and Juan Perez. Point 1 is S. 73 deg. 36 min. W., 264.02 meters from B.L.L.M. 9, Tanauan Cadastre. Area 144,851 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 8th day of August, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-637
LRC Record No. N-31080

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineers, Batangas, Batangas; the Municipal Mayor, the Heirs of Mariano Marquez, the Heirs of Arsenio Mendoza, Simeon Mendoza, Leoncia Muldong, Ramon Evangelista, and Rosario Cordero, the Manager, Rural Bank of Bauan, Bauan, Batangas; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Isidro Masangkay and Crisanta Contreras, Poblacion, Bauan, Batangas, to register and confirm their title to the following properties:

Two parcels of land, situated in the Poblacion, Municipality of Bauan, Province of Batangas. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-223244). Bounded on the NE. by Lot 2; on the SE. by property of the Heirs of Arsenio Mendoza and Simeon Mendoza; on the SW. by property of Leoncia Muldong; and on the NW. by properties of Ramon Evangelista and Rosario Cordero and the Heirs of

Mariano Marquez. Point 1 is S. 58 deg. 23 min. E., 148.27 meters from B.L.L.M. 1, Bauan, Batangas. Area 183 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-223244). Bounded on the NE. by the Resurreccion Street; on the SE. by property of the Heirs of Arsenio Mendoza and Simeon Mendoza, on the SW. by Lot 1; and on the NW. by property of the Heirs of Mariano Marquez. Point 1 is S. 58 deg. 28 min. E., 148.27 meters from B.L.L.M. 1, Bauan, Batangas. Area 14 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the Municipality of Batangas, Province of Batangas, Philippines, on the 17th day of April, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lorenzo Relova, Judge of said Court the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1334
LRC Record No. N-31477

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel Manila, the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Batangas, Batangas; the Municipal Mayor, Tanauan, Batangas; Andres Lumbres, Ramon Lumbres, Gavino Ramilo, Juan Maranan, Dionisio Regalado, Anacleto Regalado, Bonifacio Cabrera, Sotero Canovas, Emilio Maranan, Regina Ramiro, Sulpok, Tanauan, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Vicente Villamayor, Pelagia Villamayor, Maria Villamayor, Maxima Lumres and Eusebio Maranan, Sulpok, Tanauan, Batangas, their title to the following property:

A parcel of land (Lot 6546, Tanauan Cadastre, plan (LRC) Swo-2544) with the improvements

thereon, situated in the Barrio of Sulpok, Municipality of Tanauan, Province of Batangas. Bounded on the NE. by a creek and properties of Bonifacio Cabrera, Andres Lumbres and Ramon Lumbres; on the SE. by properties of Ramon Lumbres and Gavino Ramilo; on the SW. by properties of Gavino Ramilo, Juan Maranan and Dionisio Regalado and on the NW. by property of Anacleto Regalado. Point 1 is S. 32 deg. 45 min. W., 656.58 meters from M.B.M. 3, Tanauan Cadastre. Area 72,762 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 20th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1335
LRC Record No. N-31478

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Batangas, Batangas; the Municipal Mayor, Timoteo Banog, Rosario, Batangas; Segundo Espiritu, Tangob, Padre Garcia, Batangas; Pedro Lipa, Poblacion, Lipa City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Valentín Maranan and Juanita Inciong, Valentiuwak, Lipa City, to register and confirm their title to the following property:

A parcel of land (plan Psu-217921) with the improvements thereon, situated in the Barrio of Quileb, Municipality of Rosario, Province of Batangas. Bounded on the NE. by property of Timoteo Banog; on the SE. by property of Maxima

K. Valencia; on the SW. by property of Pedro Lipa; and on the NW. by property of Segundo Espiritu. Point 1 is N. 17 deg. 02 min. E., 2,498.94 meters from B.L.L.M. 2, Rosario, Batangas. Area 10,000 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 20th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1336
LRC Record No. N-31479

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Batangas, Batangas; the Municipal Mayor, Cipriano Kalaw, Flora Sangalang, Andrea Sangalang, Hermogenes Lat, Juana M. Lat, Donato Lantin, Maria Trinidad, Malvar, Batangas; the Heirs of Andrea Kalaw, Santiago, Malvar, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Antonio Mendoza and Natividad Moratilla, Plaridel, Lipa City, thru Atty. Romeo L. Reyes, 147 Claro M. Recto, Lipa City, to register and confirm their title to the following property.

A parcel of land (plan Psu-219898), with the improvements thereon, situated in the Barrio of Santiago, Municipality of Malvar, Province of Batangas. Bounded on the NE. by a dry Creek; on the SE. by properties of Cipriano Kalaw, Flora Sangalang, and Andrea Sangalang; on the SW. by properties of Hermogenes Lat, Juana M. Lat and

Donato Lantin and on the NW. by properties of Donato Lantin and Maria Trinidad. Point 1 is N. 77 deg. 06 min. W., 707.52 meters from M.B.M. 61, Lipa Cadastre. Area 50,117 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 20th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1338
LRC Record No. N-31480

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Batangas, Batangas; the City Mayor, the City Fiscal, the City Engineer, the City Treasurer, Lipa City; Juanito M. Suarez, Teodoro Ramos, Mataas na Lupa, Lipa City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Cabrera, Mataas na Lupa, Lipa City, thru Atty. Ernesto M. Vergara, B. Morada Avenue, Lipa City, to register and confirm her title to the following property:

A parcel of land (Lot 1045, Lipa Cadastre, plan Csd-5408-D), situated in the Barrio of Mataas na Lupa, City of Lipa. Bounded on the N. by the Provincial Road (Dr. Jose Lozada Street); on the NE. by property of Juanito M. Suarez; on the S. by property of Teodoro Ramos; and on the SW. by a Creek. Point 1 is S. 25 deg. 47 min. W., 149.76 meters from B.B.M. 5, Lipa Cadastre. Area 253 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 20th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1340
LRC Record No. N-31481

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Batangas, Batangas; the Municipal Mayor, Milagros Manalo, Agripina Manalo, Leoncio Manalo, Delfin Ubeda, Anacleto Lat, the Heirs of Victoria Tapia, Lucio Linatoc, Mateo Lat, the Heirs of Nicomedes Linga, the Heirs of Marcelina Lat, the Heirs of Antonia Lat, Pedro Lat, Maria Tesico, Pedro Cuevas, Malvar, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Jose Pesigan and Asuncion Bacordo, spouses Juan Crubada and Basilisa Bacordo and spouses Marcelo Bacordo and Ester Cuento, Poblacion, Padre Garcia, Batangas, to register and confirm their title to the following property.

A parcel of land (plan Psu-219347), with the improvements thereon, situated in the Poblacion, Municipality of Padre V. Garcia, Province of Batangas. Bounded on the NE., and SE., by the Provincial Road; on the SW., by property of Graciano Macatangay; on the W., by properties of Graciano Macatangay and Mateo Diola; and on the NW., by the Provincial Road. Point 1 is S. 42 deg. 17 min. W., 325.04 meters from B.L.B.M. 1, Sambat, Padre V. Garcia, Batangas. Area 994 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of March, 1967, at 8:00 o'clock in the

forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 20th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF BATANGAS

Land Registration Case No. N-1341
LRC Record No. N-31482

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Batangas, Batangas; the Municipal Mayor, Milagros Manalo, Agripina Manalo, Leoncio Manalo, Delfin Ubeda, Anacleto Lat, the Heirs of Victoria Tapia, Lucio Linatoc, Mateo Lat, the Heirs of Nicomedes Linga, the Heirs of Marcelina Lat, the Heirs of Antonia Lat, Pedro Lat, Maria Tesico, Pedro Cuevas, Malvar, Batangas; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jose Manalo, Vicente Cuevas, and Angelita Aranda-Cuevas, Poblacion, Malvar, Batangas, to register and confirm their title to the following properties:

Four parcels of land, with the improvements thereon, situated in the Poblacion, Municipality of Malvar, Province of Batangas. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-188628). Bounded on the NE. by property of Agrifina Manalo and the Provincial Road; on the SE. by a Street; on the SW. by property of Leoncio Manalo; and on the NW. by property of Milagros Manalo. Point 1 is N. 26 deg. 54 min. W., 208.98 meters from B.L.B.M. 1, Lipa, Batangas. Area 541 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-188628). Bounded on the NE. by property of Anacleto Lat; on the SE. by property of the Heirs of Victoria

Tapia; on the SW. by a Street; and on the NW. by property of Delfin Ubeda. Point 1 is N. 14 deg. 23 min. E., 202.67 meters from B.L.B.M. 1, Lupa, Lipa, Batangas. Area 781 square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-188628). Bounded on the NE. by a Street; on the SE. by property of Mateo Lat; on the SW. by property of the Heirs of Nicomedes Linga; and on the NW. by property of Lucio Linatoco. Point 1 is N. 4 deg. 30 min. E., 120.08 meters from B.L.B.M. 1, Lupa, Lipa, Batangas. Area 489 square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-188628). Bounded on the NE. by a Street; on the SE. by property of the Heirs of Antonia Lat; on the SW. by property of Pedro Lat; and on the NW. by property of the Heirs of Marcelina Lat. Point 1 is N. 68 deg. 24 min. W., 183.47 meters from B.L.B.M. 1, Lupa, Lipa, Batangas. Area 304 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Batangas, at its session to be held in the City of Lipa, Philippines, on the 27th day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Damaso S. Tengco, Judge of said Court, the 20th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF CAMARINES NORTE

Land Registration Case No. N-368
LRC Record No. N-31209

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Daet, Camarines Norte; the Municipal Mayor, the Heirs of Gaspar Tagala, Valentín Valeros, Emilio Calayo, Corenila Gerio, María Tanyuco, Esteban Martínez, Cecilio Dasco, Leon Era, the Heirs of Emilio Calayo, Paracale, Camarines Norte; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Job Quinto and Soledad Pajarillo, Daet, Camarines Norte, to register and confirm their title to the following property.

A parcel of land (plan Psu-159991), with the building and improvements thereon, situated in the Municipality of Daet, Province of Camarines Norte. Bounded on the N., by property of Miguel Villamonte; on the SE., by property of the Filipino Teachers College; on the S., by the Mercedes Road; and on the W., by property of Pedro Pajarillo (before) Felicidad Pajarillo (now). Point 1 is N. 39 deg. 15 min. E., 532.23 meters from B.L.L.M. 1, Daet, Camarines Norte. Area 295 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Norte, at its session to be held in the Municipality of Daet, Province of Camarines Norte, Philippines, on the 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Honorable Gabriel V. Valero, Judge of said Court, the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF CAMARINES NORTE

Land Registration Case No. N-369
LRC Record No. N-31209

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Daet, Camarines Norte; the Municipal Mayor, the Heirs of Gaspar Tagala, Valentín Valeros, Emilio Calayo, Corenila Gerio, María Tanyuco, Esteban Martínez, Cecilio Dasco, Leon Era, the Heirs of Emilio Calayo, Paracale, Camarines Norte; and to all whom it may concern:

Whereas, an application has been presented to this Court by Martina Herico, Paracale, Camarines Norte, to register and confirm her title to the following properties with the improvements thereon.

1. A parcel of land (plan Psu-168350), situated in the Sitio of May-ilaw, Barrio of Batobalani, Municipality of Paracale, Province of Camarines Norte. Bounded on the NE. by properties of Valentín Valeros (before) Martina Herico (now); Emilio Calayo and a Creek; on the SE. by the Provincial Road and property of Cornelio Gerio; on the SW. by properties of María Tanyuco and Cecilio Dasco; on the W. by property of Cecilio Dasco; and on the NW. by properties of Esteban Martinez and the Heirs of Gaspar Tagala. Point 1 is N. 27 deg. 05 min. E., 627.68 meters from B.L.L.M. 2, Batobalani, Paracale, Camarines Norte. Area 98,442 square meters, more or less.

2. A parcel of land (Plan Psu-198472), situated in the Sitio of May-ilao, Barrio of Tawig, Municipality of Paracale, Province of Camarines Norte. Bounded on the NE. by properties of Leon Era and the Heirs of Emilio Calayo; on the SE. by property of the Heirs of Emilio Calayo; on the S. and SW. by property of Martina Herico; and on the NW. by property of the Heirs of Gaspar Tagala. Point 1 is N. 9 deg. 07 min. E., 1,040.31 meters from B.L.B.M. 2, Batobalani, Paracale, Camarines Norte. Area 8,559 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Norte, at its session to be held in the Municipality of Daet, Province of Camarines Norte, Philippines, on the 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Gabriel V. Valero, Judge of said Court, the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. T-54
LRC Record No. N-31510

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land

Officer, the District Engineer, Naga City; the Municipal Mayor, Tinambac, Camarines Sur; Quirino Eorja, Aurelio Ricardo, Pastor Cantor, Soledad Cales y Castillo, Manuel Cantor, Juan de la Torre, Rosenda A. Cabordo, Gregorio Velarde, Bolao-Balite, Tinambac, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Sotero de Guzman and Gunigunda Calatrava, Sariaya, Quezon and spouses Alfredo B. Coronel and Felicidad Manalo, Inicbulan, Bauan, Batangas to register and confirm their title to the following property:

A parcel of land (Lot 6, plan Psu-129191, Sheet 4), with the improvements thereon, situated in the Barrio of Balao-Balite, Municipality of Tinambac, Province of Camarines Sur. Bounded on the N., by property of Juan de la Torre; on the NE., by property of Quirino Borja and Aurelio Ricardo; on the SE., by the Himoragat River and properties of Pastor Cantor and Gregorio Velarde; on the S., by property of Soledad Cales y Castillo, et al.; on the SW., by the Paquena Creek; and on the NE., by properties of Manuel Cantor, Juan de la Torre and Rosenda A. Cabordo. Point 1 is S. 38 deg. 49 min. E., 4,666.80 meters from E.L.L.M. 1, Tinambac, Camarines Sur. Area 171,381 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the Municipality of Tigaon, Province of Camarines Sur, Philippines, on the 4th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Rafael S. Sison, Judge of said Court, the 28th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-611
LRC Record No. N-31512

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Pro-

vincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the District Engineer, Roxas City; the Municipal Mayor, Pilar, Capiz; Gaudioso Blancaver, Luciano Bermejo, Romana Bermejo, Rostico Bulala, Arturo Patricio, Casanayan, Pilar, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by Lucena B. Patricio, Casanayan, Pilar, Capiz, through Atty. Jose B. Belviz, Roxas City, to register and confirm her title to the following property:

A parcel of land (Lot 2203, Pilar Cadastre, plan (LRC) SWO-10290), situated in the Barrio of Rizal, Municipality of Pilar, Province of Capiz. Bounded on the E., and SE., by properties of Gaudioso Blancaver; on the S., by property of Luciano Bermejo; on the W., by property of Roman Bermejo; and on the NW., by property of Rostico Bulala. Point 1 is N. 42 deg. 39 min. W., 887.22 meters from B.B.M. 56, Pilar Cadastre. Area 5,867 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, on the 10th day of April, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cesario C. Golez, Judge of said Court, the 19th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-612
LRC Record No. N-31513

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Roxas City; the Municipal Mayor, Panitan, Capiz; Maria Degracia, Mateo Dela, Luciano Distor, Felix Distor, Lino Degracia, Graciano Degracia, Pasugne, Panitan, Capiz; Orlina Algarino, Dumulog, Roxas City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria G. Ford, Dumalag, Capiz, thru Atty. Jose J. Brotario, Roxas City, to register and confirm her title to the following property:

A parcel of land (Lot 1288, Capiz Cadastre, plan (LRC) SWO-7985), with the improvements thereon, situated in the Barrio of Culasi, Municipality of Capiz, Province of Capiz. Bounded on the NE., SW., W., and NW., by the Visayan Sea; and on the SE., by property of Laureano Ibañez and wife. Point 1 is N. 18 deg. 30 min. E., 852.70 meters from B.B.M. 3, Capiz Cadastre. Area 14,675 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, on the 10th day of April, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cesario C. Golez, Judge of said Court, the 19th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-613
LRC Record No. N-31485

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Roxas City; the Municipal Mayor, Panitan, Capiz; Thomas J. Ford, Dumalag, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jose Degollado, Dumulog, Roxas City, thru Atty. Roberto F. Cordenillo, Roxas City, to register and confirm his title to the following property:

A parcel of land (Lot 2432, Panitan Cadastre, plan (LRC) SWO-10376), situated in the Barrio of Pasugui, Municipality of Panitan, Province of

Capiz. Bounded on the NE. by the Panay River; on the SE. by property of Mateo Dela; on the SW. by property of Luciano Distor; on the W. by property of Felix Distor; and on the NW. by properties of Felix Distor, Lino Degracia, Graciano Degracia and Maria Degracia. Point 1 is S. 89 deg. 40 min. W., 207.96 meters from M.B.M. 35, Panitan Cadastre. Area 25,980 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, on the 10th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cesario C. Golez, Judge of said Court, the 21st day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF CAVITE
Land Registration Case No. N-582
LRC Record No. N-31434

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Trece Martires City; the Municipal Mayor, Raymundo Torres, Filomena Palustre, Noveleta, Cavite; Eugeniano La Rosa, 128 Stanford St., Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Natividad H. Aquino, 128 Stanford St., Quezon City, thru Atty. Venancio H. Aquino, 33 Ronquillo St., Caridad, Cavite City, to register and confirm her title to the following properties:

Two parcels of land with the improvements thereon, situated in the Barrio of San Jose, Municipality of Noveleta, Province of Cavite. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-226638). Bounded on the NE. by property of Raymundo Torres; on the SE. by an abandoned old road; on the S. by Lot 2; on the SW. by property of File-

mena Palustre; and on the NW. by a road. Point 1 is N. 59 deg. 02 min. E., 824.32 meters from B.L.L.M. 2, Noveleta, Cavite. Area 2,352 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-226638). Bounded on the NE. and NW. by Lot 1; on the SE. by an abandoned old road; and on the SW. by property of Filomena Palustre. Point 1 is N. 61 deg. 40 min. E., 837.31 meters from B.L.L.M. 2, Noveleta, Cavite. Area 124 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 20th day of April, 1967, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Alejandro, Judge of said Court, the 25th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF CAVITE
Land Registration Case No. N-566
LRC Record No. N-31493

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Trece Martires City; the Municipal Mayor, Rufino Fortuno, Bacoor, Cavite, Josefa Manalo, Dolores Baquir, Feliciano Ordóñez, Zosimo Angeles, Teodoro Crisostomo, Saria Guevara, Alima, Bacoor, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Epifanio Inacenta, Bacoor, Cavite, thru Atty. Marciano Sayoc, R-403 Roman Santos Bldg., Plaza Goite, Sta. Cruz, Manila, to register and confirm his title to the following property:

A parcel of land (plan Psu-196711), with the improvements thereon, situated in the Barrio of Alima, Municipality of Bacoor, Province of Cavite.

Bounded on the N. and NW. by property of Feliciano Ordóñez; on the NE. by properties of Feliciano Ordóñez; and Josefa Manalo; on the SE. by properties of Josefa Manalo and Dolores Baquir and the Provincial Road; and on the W. by a callejon and properties of Teodoro Crisostomo, Saria Guevara, and Teodoro Crisostomo. Point 1 is S. 80 deg. 46 min. W., 446.13 meters from B.L.L.M. 3, Bacoor, Cavite. Area 2,243 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 21st day of March, 1967, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Alejandro, Judge of said Court, the 18th day of August, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. N-567
LRC Record No. N-31494

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Fortsry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Trece Martires City; the Municipal Mayor, Kawit, Cavite; Hermogenes Mallare, Silvestre Legaspi, Adelaida Barrican, Binakayan, Kawit, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Scledad Mata, Binakayan, Kawit, Cavite, assisted by Francisco, Palma, & Villanueva Associates, Imus, Cavite, by Atty. Candido P. Villanueva, 112 Castellar St., Cavite City, to register and confirm her title to the following property:

A parcel of land (Lot 123-B, Psu-8666, plan (LRC) Swo-10023), situated in the Barrio of Binakayan, Municipality of Kawit, Province of Cavite. Bounded on the E. by property of Silvestre

Legaspi; on the SE. by Lot 122; and on the NW. by property of the Philippine National Railways (Manila Railroad Co.) and Lot No. 123-A, Psd-8666. Point 1 is S. 41 deg. 55 min. E., 138.30 meters from B.L.L.M. 3, Kawit, Cavite. Area 564 square meters, more or less.

You are hereby cited to appear the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 17th day of March, 1967, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Alejandro, Judge of said Court, the 31st day of August, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. N-592
LRC Record No. N-31738

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the District Engineer, the Provincial Treasurer, Trece Martires City; the Municipal Mayor, Valentín Esteban, Jr., Gregorio Torres, Julita Gervasio, Felimon Miranda, Miguel Reyes, Danilo Gervasio, Amparo Ocampo, Basilio Pagtakhan, Florentino Paredes, Purificación Concepción, Bacoor, Cavite; and to all whom it may concern:

Whereas, an application has been presented to this Court by Amparo Gervasio, Lucila Gervasio, Angelita Gervasio and Belen Gervasio, Bacoor, Cavite, thru Atty. Gregorio N. de Guia, Philippine Veterans Bank, Intramuros, Manila, to register and confirm their title to the following properties:

Three parcels of land with the improvements thereon, situated in the Barrio of Panapaan, Municipality of Bacoor, Province of Cavite. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-206167). Bounded on the NE. by property of Felimon Miranda; on the SE. by properties of Miguel Reyes and Danilo Gervasio; on the W. by properties of Danilo Gervasio, Amparo Ocampo and Lucila, Angelita & Belen Gervasio; and on the NW. by property of Julita Gervasio. Point 1 is S. 11 deg. 53 min. E., 257.49 meters from B.L.L.M. 21, Panapaan, Bacoor, Cavite. Area 987 square meters, more or less.

2. A parcel of land (plan Psu-206168). Bounded on the NE. by property of Florentino Paredes; on the E. by properties of Julita Gervasio and Angelita & Belen Gervasio; on the SE. by property of Amparo Ocampo; on the SW. by property of Purificacion Concepcion; and on the NW. by property of Basilio Pagtakhan. Point 1 is S. 11 deg. 53 min. E., 267.49 meters from B.L.L.M. 21, Panapaan, Bacoor, Cavite. Area 988 square meters, more or less.

3. A parcel of land (plan Psu-206169). Bounded on the E. by property of Angelita & Belen Gervasio; on the SE. by property of Danilo Gervasio; on the S. and SW. by property of Purificacion Concepcion; and on the NW. by property of Lucila, Angelita and Belen Gervasio. Point 1 is S. 8 deg. 19 min. E., 279.05 meters from B.L.L.M. 21, Panapaan, Bacoor, Cavite. Area 494 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Cavite, Philippines, on the 23rd day of February, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Alejandro, Judge of said Court, the 15th day of December, in the year 1966.

Issued at Manila, Philippines, this 19th day of December, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF ISABELA
Land Registration Case No. N-253
LRC Record No. N-31427

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Santa Cruz, Laguna; the Municipal Mayor, Porfirio de la Paz, Faustino San Antonio, Mateo Villareal, Juan Relova, Tereso Mendoza, Vicente Pabutan, Teodoro Dator, Cresenciano Relova, Honorato Sumilang, Antonio Dimaranan, Teresa Oca, Teodora Alava,

Treasurer the Provincial Land Officer, the District Engineer, Ilagan Isabela; the Municipal Mayor, Alicia, Isabela; Julian Dacanay, Alejandro Garcia, Centro, Alicia, Isabela; and to all whom it may concern:

Whereas, an application has been presented to this Court by Tomasa Vda. de Navas, Centro, Alicia, Isabela, thru Atty. Efren N. Ambrosio; Alicia Isabela, to register and confirm her title to the following property.

A parcel of land (plan Psu-174137). with the building and improvements thereon, situated in the Poblacion, Municipality of Alicia, Province of Isabela. Bounded on the N., and NW., by a Road; on the SE. by the National Road; and on the S., and W., by property of Julian Dacanay. Point 1 is N. 82 deg. 25 min. E., 3819.54 meters from M.B.M. 7, Echague Cadastre. Area 709 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Isabela, at its session to be held in the Municipality of Ilagan, Province of Isabela, Philippines, on the 15th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel Arranz, Judge of said Court, the 24th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. N-301
LRC Record No. N-31447

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Santa Cruz, Laguna; the Municipal Mayor, Porfirio de la Paz, Faustino San Antonio, Mateo Villareal, Juan Relova, Tereso Mendoza, Vicente Pabutan, Teodoro Dator, Cresenciano Relova, Honorato Sumilang, Antonio Dimaranan, Teresa Oca, Teodora Alava,

Maria de los Reyes, Rosendo Espiritu, Antonio Matangihan, Emiliana Combe, Victoria, Laguna; Juana Alcantara, Julian Alcantara, Tikaw, San Pablo City; Jose Relova, Arcadio Relova, Cesar Agra, Teodoro Alava, Mabacan Irrigation System, Pila, Laguna; the Heirs of Simplicio Gomez, Pagsanjan, Laguna; Mateo Villareal, Benito, Victoria Laguna; Florentino Cayco, Malabon, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Zosimo C. Fernandez and Dorotea F. Fernandez, Pagsanjan, Laguna, thru Atty. Hernando G. Zaide Pagsanjan, Laguna; to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-211041), situated in the Poblacion, Municipality of Victoria, Province of Laguna. Bounded on the NE. by property of Vicente Pahutan; on the SE. by property of Teodoro Dator; on the SW. by property of Cresenciano Relova; and on the NW. by the A. Luna Street. Point 1 is S. 63 deg. 52 min. W., 645.70 meters from B.L.B.M. 1, Nanghaya, Pila, Laguna. Area 1,308 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-211041), situated in the Poblacion, Municipality of Victoria, Province of Laguna. Bounded on the N. and SW. by properties of Cresenciano Relova; and on the SE. by the A. Luna Street. Point 1 is S. 69 deg. 14 min. 647.32 meters from B.L.B.M. 1, Manghayo, Pila, Laguna. Area 118 square meters, more or less.

3. A parcel of land (Lot 1, plan Psu-210353, Sheet 1), situated in the Barrio of San Benito, Municipality of Victoria, Province of Laguna. Bounded on the NE. by property of Juana Alcantara; on the SE. by an Irrigation Canal, Lot 2; and property of Jose Relova; on the SW. by the Bonoan River; and on the NW. by the Bonoan River and property of Porfirio de la Paz. Point 1 is S. 58 deg. 12 min. W., 6,179.24 meters from B.L.L.M. 1, Pila, Laguna. Area 13,485 square meters, more or less.

4. A parcel of land (Lot 2, plan Psu-210353, Sheet 1), situated in the Barrio of San Benito, Municipality of Victoria, Province of Laguna. Bounded on the NE. by properties of Emiliana Combe and Jose Relova; on the SE. and SW. by property of Jose Relova; on the W. by an Irrigation Canal and Lot 1; and on the NW. by property of Juana Alcantara. Point 1 is S. 58 deg 12 min. W., 6,160.00 meters from B.L.L.M. 1, Pila Laguna. Area 17,741 square meters, more or less.

5. A parcel of land (Lot 3, plan Psu-210353, Sheet 1), situated in the Barrio of San Benito, Municipality of Victoria, Province of Laguna. Bounded on the NE. by the Bonoan River; on the SE. by property of Maria de los Reyes; on the SW. by a Barrio Road; and on the NW. by property of

the Heirs of Simplicia Gomez. Point 1 is S. 56 deg. 23 min. W., 6,309.43 meters from B.L.L.M. 1, Pila, Laguna. Area 16,660 square meters, more or less.

6. A parcel of land (Lot 4, plan Psu-210353, Sheet 1), situated in the Barrio of San Benito, Municipality of Victoria, Province of Laguna. Bounded on the NE. by a Canal and property of Antonio Matangihan; on the SE. by property of Rosendo Espiritu; on the SW. by a Barrio Road; and on the NW. by property of Maria de los Reyes. Point 1 is S. 48 deg. 32 min. W., 7,117.83 meters from B.L.L.M. 1, Pila, Laguna. Area 3,588 square meters, more or less.

7. A parcel of land (Lot 5, plan Psu-210353, Sheet 1), situated in the Barrio of San Benito, Municipality of Victoria, Province of Laguna. Bounded on the NE. by a Barrio Road; and property of Faustino San Antonio; on the SE. by properties of Mateo Villareal and Juan Relova; on the SW. by a Canal; and property of Hacienda Florencio Cayco; and on the NW. by property of Tereso, Mendoza. Point 1 is S. 55 deg. 12 min. W., 6,516.71 meters from B.L.L.M. 1, Pila, Laguna. Area 14,690 square meters, more or less.

8. A parcel of land ((Lot 6, plan Psu-210353, Sheet 1), situated in the Barrio of San Benito, Municipality of Victoria, Province of Laguna. Bounded on the NE. and SE. by property of Tereso Mendoza; on the SW. by a Canal and property of Hacienda Florentino Cayco; and on the NW. by property of the Heirs of Simplicia Gomez. Point 1 is S. 55 deg. 30 W., 6,593.14 meters from B.L.L.M. 1, Pila Laguna. Area 1,915 square meters, more or less.

9. A parcel of land (Lot 7, plan Psu-210353, Sheet 2), situated in the Barrio of San Roque, Municipality of Victoria, Province of Laguna. Bounded on the NE. by property of Arcadio Relova; on the SE. by properties of Arcadio Relova and Teodoro Alava; on the SW. by property of Cesar Agra; and on the NW. by properties of Antonio Dimaranan, Teresa Oca, Vicente Pahutan and Arcadio Relova. Point 1 is S. 0 deg. 10 min. E., 1,344.01 meters from B.L.B.M. 1, Nanghaya, Pila, Laguna. Area 27,161 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the Municipality of Santa Cruz, Province of Laguna, Philippines, on the 17th day of April, 1967, at 8:00 o'clock in the forenoon to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Arsenio Nañawa, Executive Judge of said Court, the 24th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. S-300
LRC Record No. N-1469

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Santa Cruz, Laguna; the City Mayor, the City Fiscal, the City Treasurer, the City Engineer, Severino Villarin, Ciriaco Reyes, Pedro Putungan, Sulpicio Uypico, Dy-Hap, Pedro Perez, San Pablo City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Pedro Perez and Aurelia Bondad, San Pablo City, thru Attys. Farcon and Aguilar, by Virgilio F. Aguilar, San Pablo City, to register and confirm their title to the following property.

A parcel of land (Lot 1, plan Psu-220813), situated in the Poblacion, City of San Pablo. Bounded on the NE. by property of Severino Villarin vs. Dy-Hap, Ciriaco Reyes vs. Dy-Hap and Dy-Hap (before) Pedro Putungan (now); on the SE., by Lot 2; on the SW., by property of Pedro Perez; and on the NW., by the Ibarra Street. Point 1 is S. 57 deg. 36 min. E., 262.22 meters from B.L.L.M. 1, San Pablo City. Area 138 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the City of San Pablo, Philippines, on the 30th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel T. Reyes, Judge of said Court, the 27th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. S-299
LRC Record No. N-31486

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Santa Cruz, Laguna; the City Mayor, the City Fiscal, the City Engineer, the City Treasurer, Pedro Patungan, Dy-Hap, Demetrio Azucena, Pedro Perez, San Pablo City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Sulpicio Uypico, San Pablo City, thru Attys. Farcon and Aguilar, San Pablo City, to register and confirm his title to the following property:

A parcel of land (Lot 2, plan Psu-220813), situated in the Poblacion, San Pablo City. Bounded on the NE. by property of Dy-Hap (before) Pedro Putungan (now); on the SE. by property of Dy-Hap (before) Demetrio Azucena (now); on the SW. by the Sahagun Street (now) R. Brion Street; and on the NW. by property of Pedro Perez and Lot 1. Point 1 is S. 53 deg. 44 min. E., 286.78 meters from B.L.L.M. 1, San Pablo City. Area 210 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the City of San Pablo, Philippines, on the 30th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel T. Reyes, Judge of said Court, the 12th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-939
LRC Record No. N-31429

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Municipal Mayor, Dionisia Guron, Narcisa Pascua, Emeteria Nisperos, Celedonia P. Casilla, Anastacia Rivera, Maria Ancheta, Pablo Rivera, Saturnino Ancheta, Leonido Ancheta, Emeteria N. Apilado, San Fernando, La Union; the District Land Office No. 3, Baguio City; Bonifacio Pulido Madayegdeg, San Fernando, La Union; Manuel Juvilado, Luzviminda Guron, Parian, San Fernando, La Union; Carmen Vda. de Rivera, Parosan, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Francisca R. Pascua, Madayegdeg, San Fernando, La Union, thru Atty. Pedro G. Arciaga, San Fernando, La Union, to register and confirm her title to the following property.

A parcel of land (plan Psu-223430), with the improvements thereon, situated in the Barrio of Parian, Municipality of San Fernando, Province of La Union. Bounded on the N., by properties of Dionisia Geron, Narcisa Pascua and Emeteria Nisperos; on the NE., by property of Celedonia P. Casilla; on the E., by property of Anastacia Rivera; on the SE., by property of Maria Ancheta; on the SW., by properties of Emeteria N. Apilado, Leonida Ancheta, Saturnino Ancheta, Luzviminda Guron and Pablo Rivera; on the NW., by property of Carmen Vda. de Rivera; and the SW., by properties of Manuel Juvilado and Bonifacio Pulido. Point 1 is S. 7 deg. 14 min. W., 2,491.25 meters from B.L.L.M. 1, San Fernando, La Union. Area 27,426 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 25th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or by decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 21st day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-935
LRC Record No. N-31435

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the District Land Office No. 3, Baguio City; the Municipal Mayor, Julio Apigo, Gregorio R. Hufano, Arsenio Martin Z, Patricio Alviar, Quirina Mandina, Filomena de Jesus, Pedro de Asis, Rodolfo Braganza, Samuel Capistrano, Ricardo del Rosario, Rodolfo Paz, Dolores Nibungco, Corazon Catalan, Juan Concepcion, San Fernando, La Union; the Heirs of Juliana A. Hufana, Lungsat, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Cristobal Legaspi, San Fernando, La Union, thru Atty. Pedro D. Arciaga, San Fernando, La Union, to register and confirm his title to the following properties:

Nine parcels of land, situated in the Barrio of Lungsat, Municipality of San Fernando, Province of La Union. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-22184). Bounded on the N. by property of Julio Apigo; on the E. by Lot 2; claimed by Rodolfo Braganza; on the S. by a (Private Road) Callejon; and on the W. by property of the Heirs of Juliana A. Hupano. Point 1 is N. 45 deg. 03 min. W., 622.32 meters from B.L.L.M. 1, Carlatan, San Fernando, La Union. Area 1,202 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-22184). Bounded on the N. by properties of Julio Apigo Gregorio R. Hufano; on the E. by property of Arsenio Martinez; on the SE. by Lot 3 claimed by Samuel Capistrano; on the S. by Lot 4 claimed by Cristobal Legaspi; and on the W. by a (Private Road) Callejon and Lot 1 claimed by Pedro de Asis. Point 1 is N. 45 deg. 03 min. W., 622.82 meters from B.L.B.M. 1, Carlatan, San Fernando, La Union. Area 1,142 square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-22184). Bounded on the N. by Lot 2 claimed by Rodolfo Braganza; on the E. by property of Arsenio Mar-

tinez; on the S. by a (Private Road) Callejon; and on the W. by Lot 4 claimed by Cristobal Legaspi and Lot 2 claimed by Rodolfo Braganza. Point 1 is N. 44 deg. 11 min. W., 576.69 meters from B.L.B.M. 1, Carlataan, San Fernando, La Union. Area 602 square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-221184). Bounded on the N. by a (Private Road) Callejon; and Lot 2; on the E. by Lot 3 claimed by Samuel Capistrano; and on the S. and W. by a (Private Road) Callejon. Point 1 is N. 48 deg. 36 min. W., 619.87 meters from B.L.B.M. 1, Carlataan, San Fernando, La Union. Area 1,195 square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-221184). Bounded on the N., E. and S. by a (Private Road) Callejon; and on the W. by Lot 6 claimed by Rodolfo Paz. Point 1 is N. 50 deg. 12 min. W., 642.93 meters from B.L.B.M. 1, Carlataan, San Fernando, La Union. Area 673 square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-221184). Bounded on the N., S. by a (Private Road) Callejon; on the E. by Lot 5 claimed by Ricardo del Rosario; and on the SW. by property of Julio Apigo. Point 1 is N. 50 deg. 12 min., 642.93 meters from B.L.B.M. 1, Carlataan, San Fernando, La Union. Area 655 square meters, more or less.

7. A parcel of land (Lot 7, plan Psu-221184). Bounded on the N. by a (Private Road) Callejon; on the E. by property of Arsenio Martinez; on the S. by property of Quirina Mondina; and on the W. by Lot 8 claimed by Corazon U. Catalan. Point 1 is N. 48 deg. 30 min. W., 566.42 from B.L.B.M. 1, Carlataan, San Fernando, La Union. Area 751 square meters, more or less.

8. A parcel of land (Lot 8, plan Psu-221184). Bounded on the N. by a (Private Road) Callejon; on the NE. by Lot 7 claimed by Dolores Nebungco; on the S. by property of Quirina Mondina; and on the W. by Lot 9 claimed by Juan Concepcion. Point 1 is N. 48 deg. 30 min. W., 566.42 meters from B.L.B.M. 1, Carlataan, San Fernando, La Union. Area 514 square meters, more or less.

9. A parcel of land (Lot 9, plan Psu-221184). Bounded on the N. by a (Private Road) Callejon; on the E. by Lot 8 claimed by Corazon U. Car- lataan; on the SE. by properties of Quirina Mon- dina and Patricio Alviar; and on the SW. by property of Julio Apigo. Point 1 is N. 49 deg. 47 min. W., 578.68 meters from B.L.B.M. 1. Car- lataan, San Fernando, La Union. Area 2,209 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 25th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer

of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said applica- tion will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalán, Judge of said Court, the 11th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1,2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-31-A
LRC Record No. N-31470

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, Officer-in-Charge, Parks and Wild- life Office, Manila; the Reforestation Adminis- tration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal the Provincial Treasurer, the District Engineer, San Fernando, La Union; the District Land Office No. 3, Baguio City; the Municipal Mayor, Teresita Melecio, Luis Casaclang Sr., Simons E. Ca- saclang, Pablo Estacio, Calixto Suguitan, Paulino Estacio, Agoo, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jovencio P. Panelo, Agoo, La Union, thru Atty. Filemon A. Aspirin, Agoo, La Union, to register and confirm his title to the following property:

A parcel of land (plan Psu-223795), situated in the Barrio of Consolacion, Municipality of Agoo, Province of La Union. Bounded on the NE. by properties of Pablo Estacio and Calixto Suguitan; on the SE. by the Municipal Street; on the SW. by property of Paulino Estacio; and on the NW. by properties of Luis Casaclang Sr., and Simona E. Casaclang. Point 1 is N. 30 deg. 47 min. E., 173.12 meters from B.L.L.M. 1, Agoo, La Union. Area 360 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of Agoo, Province of La Union, Philippines, on the 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your de- fault will be recorded and the said application will be taken as confessed and you will be forever

barred from contesting said application or any decree entered thereon.

Witness the Hon. Arsenio B. Alcantara, Judge of said Court, the 21st day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF ORIENTAL MINDORO

Land Registration Case No. P-13
 LRC Record No. N-31491

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Officer, the Provincial Treasurer, the District Engineer, Cabanatuan City; the Municipal Mayor, Miguel Melgapo, Luceno Bernardo, Bonifacio Gonzales, Carmelita Bernardo, Gregorio Bernardo, Ruperto Bernardo, Teodoro Mallari, Pedro Bago, Alejandro Dionisio, Aquilino Gonzales, Jose Fajardo, Maria Quita, Igmedio Pascual, Paulino Mabalay, Eduardo Dionisio, Gelacio, Abes, Antonio Maduedoc, Andres Bote, Bonifacia Abesamis, Cristobal Abesamis, Romantico de la Cruz, Condelizano Quizon, Mider Simbulan, Gelacio Mabalay, Cristobal Abesamis, Primo Pajarillo, Cornelio Factor, Aurelio Ignacio, Anastacio Mabalay, the Heirs of Pascual Busalra, Gen. Tinio, Nueva Ecija; Francisco Jose, Rio Chica, Gen. Tinio, Nueva Ecija; and to all whom it may concern:

Whereas, an application has been presented to this Court by Hilario Pamor, San Pedro, Oriental Mindoro, thru Atty. Mario de la Cruz, R-607 Pacific Bldg., Rosario St., Manila, to register and confirm his title to the following property:

A parcel of land (plan Psu-147463), situated in the Barrio of Cabilan (Ilaya), Municipality of San Pedro Bulalacao, Province of Oriental Mindoro. Bounded on the NE. by a Public Land and a dry creek; on the SE. by property of the Tabacalera Coal Mines; on the SW. by properties of Felix Templanza; and on the NW. by property of Deogracias Farol. Point 1 is N. 15 deg. 12 min. E., 4,002.00 meters from B.L.L.M. 1, Bulalacao, Oriental Mindoro. Area 408,767 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Oriental Mindoro, at its session to be held in the Municipality of Pinamalayan, Province of Oriental Mindoro, Philippines, on the 15th day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pascual M. Beltran, Judge of said Court, the 27th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF NUEVA ECija

Land Registration Case No. Gp-58
 LRC Record No. N-31472

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Officer, the Provincial Treasurer, the District Engineer, Cabanatuan City; the Municipal Mayor, Miguel Melgapo, Luceno Bernardo, Bonifacio Gonzales, Carmelita Bernardo, Gregorio Bernardo, Ruperto Bernardo, Teodoro Mallari, Pedro Bago, Alejandro Dionisio, Aquilino Gonzales, Jose Fajardo, Maria Quita, Igmedio Pascual, Paulino Mabalay, Eduardo Dionisio, Gelacio, Abes, Antonio Maduedoc, Andres Bote, Bonifacia Abesamis, Cristobal Abesamis, Romantico de la Cruz, Condelizano Quizon, Mider Simbulan, Gelacio Mabalay, Cristobal Abesamis, Primo Pajarillo, Cornelio Factor, Aurelio Ignacio, Anastacio Mabalay, the Heirs of Pascual Busalra, Gen. Tinio, Nueva Ecija; Francisco Jose, Rio Chica, Gen. Tinio, Nueva Ecija; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Nueva Ecija Livestock and Dairy Industries, Inc., represented by Gelacio P. Abes, Gen. Tinio, Nueva Ecija, thru Atty. Lamberto B. Magbitang, Cabanatuan City, to register and confirm its title to the following properties:

Twelve parcels of land, situated in the Barrio of Rio Chico, Municipality of Gen. Tinio, Province of Nueva Ecija. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 651, Gen. Tinio (Papaya) Public Land Subdivision, Pls-593, plan Ap-16827). Bounded on the N. by property of Ruperto Bernardo; on the NE. by property of Gregorio Bernardo; on the E. by property of Lucena Bernardo; and on the SW. by property of Miguel Malpago. Point 1 is N. 85 deg. 23 min. E., 5,381.97 meters from B.L.L.M. 1, Gen. Tinio (Papaya) Pls-593. Area 12,672 square meters, more or less.

2. A parcel of land (Lot 652, Gen. Tinio (Papaya) Public Land Subdivision, Pls-593, plan Ap-16835). Bounded on the NE. by properties of Gregorio Bernardo and Ruperto Bernardo; on the SE. by property of Bonifacio Gonzales; on the SW. by property of Miguel Malpago; and on the W. by property of Ruperto Bernardo. Point 1 is N. 89 deg. 27 min. E., 5,734.00 meters from B.L.L.M. 1, Gen. Tinio (Papaya) Public Land Subdivision, PLS-593. Area 32,148 square meters, more or less.

3. A parcel of land (Lot 657, Gen. Tinio (Papaya) Public Land Subdivision, Pls-593, plan Ap-16834). Bounded on the NE. by properties of Bonifacio Gonzales and Carmelita Bernardo; on the E., SE., S. and SW. by the Public Land; and on the NW. by property of Miguel Malpago. Point 1 is S. 88 deg. 34 min. E., 5,843.66 meters from B.L.L.M. 1, Mangatarem Public Land Sub. Pls-593. Area 85,233 square meters, more or less.

4. A parcel of land (Lot 676, Gen. Tinio (Papaya) Public Land Subdivision, Pls-593, plan Ap-16829). Bounded on the N. by property of Andres Bote; on the E. by property of Cristobal Abesamis; on the SE. by property of Bonifacio Abesamis; on the SW. by property of Anastacio Mabalay; and on the NW. by the Sapang Maralang. Point 1 B.L.L.M. 1, Gen. Tinio (Papaya) Public Land Sub., is S. 86 deg. 18 min. E., 7,162.11 meters from Pls-593. Area 103,240 square meters, more or less.

5. A parcel of land (Lot 679, Gen. Tinio (Papaya) Public Land Subdivision, Pls-593, plan Ap-16830). Bounded on the SE. by a Road, Public Land, and property of Aurelio Ignacio; on the S. by property of Condelizano Quizon; on the SW. by properties of Gelacio Mabalay Bonifacio Abesamis; on the W. by property of Romantico de la Cruz; and on the NW. by properties of Anastacio Mabalay; the Heirs of Pascual Busalfa, Cristobal Abesamis and Primo Pajarillaga. Point 1 is S. 87 deg. 49 min. E., 7,509.98 meters from B.L.L.M. 1, Gen. Tinio (Papaya) Public Land Sub., Pls-593. Area 110,119 square meters, more or less.

6. A parcel of land (Lot 791, Gen. Tinio (Papaya) Public Land Subdivision, Pls-593, plan Ap-16833). Bounded on the NE. by property of Pedro Bago; on the SE. and SW. by the Sapang Gogo; and on the NW. by property of Jose Fajardo. Point 1 is S. 77 deg. 09 min. E., 6,999.35 meters from B.L.L.M. 1, Gen. Tinio (Papaya) Public Land Sub., Pls-593. Area 25,841 square meters, more or less.

7. A parcel of land (Lot 1665, Gen. Tinio (Papaya) Public Land Subdivision, Pls-593, plan Ap-16828). Bounded on the NE. by property of Alejandro Dionisio; on the SE. by property of Jose Fajardo; on the SW. by property of Maria Quita; and on the NW. by property of Paulino Mabalay. Point 1 is S. 85 deg. 05 min. E., 4,112.01 meters

from B.L.L.M. 1, Gen. Tinio, (Papaya), Pls-593. Area 52,446 square meters, more or less.

8. A parcel of land (Lot 1690, Gen. Tinio (Papaya) Public Land Subdivision, Pls-593, plan Ap-16828). Bounded on the NE. by properties of Antonio Maducodoc, Miguel Malgapo and Timoteo Factor; on the SE. by the Public Land; on the SW. by the Public Land and properties of Jose Fajardo; and on the NW. by Lot 1691 and property of Eduardo Dionisio. Point 1 is S. 86 deg. 44 min. E., 5,347.96 meters from B.L.L.M. 1, Gen. Tinio (Papaya) Pls-593. Area 228,993 square meters, more or less.

9. A parcel of land (Lot 1691, Gen. Tinio (Papaya) Pub. Land Sub., Pls-593, plan Ap-16828). Bounded on the NE. by property of Eduardo Dionisio; on the SE. by Lot 1690 and property of Jose Fajardo; on the SW. by property of Jose Fajardo; and on the W. and NW. by property of Alejandro Dionisio. Point 1 is S. 86 deg. 07 min. E., 4,852.10 meters from B.L.L.M. 1, Gen. Tinio (Papaya) Pls-593. Area 167,636 square meters, more or less.

10. A parcel of land (Lot 2151, Gen. Tinio (Papaya) Public Land, Subdivision, Pls-593, plan Ap-16832). Bounded on the NE. and E. by properties of Gelacio Mabalay; on the SE. by property of Condelizano Quizon; on the SW. by properties of Igmedio Pascual, and Fider Simbulan; on the W. by property of Fidel Simbulan; and on the NW. by property of Fidel Simbulan and Lot 2153. Point 1 is S. 82 deg. 03 min. E., 6,980.34 meters from B.L.L.M. 1 Gen. Tinio Public Land Subdivision, Pls-593. Area 84,995 square meters, more or less.

11. A parcel of land (Lot 2153, Gen. Tinio Papaya) Public Land Subdivision, Pls-593, plan Ap-16832. Bounded on the NE. by properties of Romantico de la Cruz and Bonifacio Abesamis; on the SE. and SW. Lot 2151; and on the NW. by property of Fider Simbulan. Point 1 is 83 deg. 51 min. E., 7,021.95 meters from B.L.L.M. 1, Gen. Tinio (Papaya) Public Land Sub., Pls-593. Area 26,402 square meters, more or less.

12. A parcel of land (Lot 2154, Gen. Tinio (Papaya) Public Land Subdivision, Pls-593, plan Ap-16831). Bounded on the NE. and E. by properties of Bonifacia Abesamis; on the S. by property of Gelacio Mabalay; and on the NW. by property of Romantico de la Cruz. Point 1 is S. 85 deg. 05 min. E., 7,129.08 meters from B.L.L.M. 1, Gen. Tinio (Papaya) Public Land Subd., Pls-593. Area 4,472 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Nueva Ecija, at its session to be held in the Municipality of Gapan, Province of Nueva Ecija, Philippines, on the 4th day of April, 1967, at 8:00 o'clock in the forenoon, to show cause if any you have, why the prayer of

said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Mariano V. Benedicto, Judge of said Court, the 19th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1,2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. U-487
LRC Record No. N-28917

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, Maria Genelaso, Francisco Genelaso, Jose Batarina, Teodoro Genelaso, Sison, Pangasinan; Casimiro Abrogan, Mangaldan, Pangasinan; Dominador Tolentino, Rafael Ramos, Francisco Cerezo, Balaoan, Sison, Pangasinan; Maria Velasquez, Salay, Mangaldan, Pangasinan; Toribio Corpuz, Binmackeg, Sison, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Teofilo Estayo, Salay, Mangaldan, Pangasinan, thru Atty. Dominador Q. Limon, Sr., Mangaldan, Pangasinan, to register and confirm his title to the following properties:

1. A parcel of land (plan Psu-210386), situated in the Barrio of Poblacion, Municipality of Sison, Province of Pangasinan. Bounded on the N. by property of Francisca Genelaso; on the SE. and S. by an irrigation ditch and property of Casimiro Abrogan; and on the W. by properties of Carlos Genelaso. Point 1 is N. 25 deg. 08 min. 802.80 meters from B.L.B.M. 1, Alavo (now), Pangasinan. Area 3,987 square meters, more or less.

2. A parcel of land (plan Psu-210385), situated in the Barrio of Binmackeg, Municipality of Sison, Province of Pangasinan. Bounded on the NE. by property of Rafael Ramos and the Saitan Creek; on the SE. by the Saitan Creek; on the SW. by property of Dominador Tolentino; and on the NW. by an irrigation ditch and property of Toribio Corpuz (before) Modesta Batarina (now) and

Francisco Cerezo. Point 1 is N. 89 deg. 44 min. W., 1,683.03 meters from B.L.B.M. 2, Esperanza, Sison, Pangasinan. Area 35,617 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Urdaneta, Province of Pangasinan, Philippines, on the 26th day of April, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Angel P. Bacani, Judge of said Court, the 27th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1,2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. A-213
LRC Record No. N-31289

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, Lorenzo Fernandez, % Buenaventura Fernandez, Nicolas Tabucol, Rosendo Sanchez, Mariano Sanchez, Teodora Sanchez, Julio Gutierrez % Rodolfo Gutierrez, Florencio Dinez, Alejandro Sanchez, % the Heirs of Alejandro Sanchez, Salvador Tesorero, Orselino Abello, Bani, Pangasinan; Luis Rarang % the Heirs of Luis Rarang, Julian Ogana % the Heirs of Julian Ogana, Martin Ogana % the Heirs of Martin Ogana, Rufino Olib % the Heirs of Rufino Olib Macabit Bani, Pangasinan; Dolores Sanchez % Macario Orilla, Quinabayanan, Bani, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Heirs of Martin de los Reyes, Iluminada de los Reyes, Paterno de los Reyes, Ines Ogana, Supremiana de los Reyes, Adelaida de los Reyes, Consuelo de los Reyes and Ruperto de los Reyes, Bani, Pangasinan, thru Atty. Emilio S. de Asis, Bani, Pangasinan; to register and confirm their title to the following property:

A parcel of land (plan Psu-45868), situated in the Barrio of Macabit, Municipality of Bani, Province of Pangasinan. Bounded on the N. by property of Nicolas Tabocol; on the NE. by property of Martin Ogana; on the SE. by properties of Rufino Ouir, Rosendo Sanchez, Alejandro Sanchez, Mariano Sanchez, Dolores Sanchez, and Teodoro Sanchez; on the SW. by property of Julio Gutierrez and the Songey Creek; and on the NW. by the Songey Creek and properties of Lorenzo Fernandez and Luis Rarang. Point 1 is N. 31 deg. 30 min. W., 3,869.10 meters from B.L.L.M. 1, Bani, Pangasinan. Area 1,397.700 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Alaminos, Province of Pangasinan, Philippines, on the 26th day of May, 1967, at 8:30 o'clock in the forenoon, to show if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Gregorio A. Legaspi, Judge of said Court, the 24th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-879
LRC Record No. N-31430

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, Calasiao, Pangasinan; Francisco Claveria, Malued, Dagupan City; the Heirs of Francisco Cabal, Torres Bugallion, Dagupan City; the Heirs of Mariano Elcano, Jose Suarez, Lasip Chico, Dagupan City; Fausto Maneses, Pogo Grande, Dagupan City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Gaudencio Ventura, Sr., Poblacion, Mangaldan, Pangasinan, thru Atty. Roger A. Do-magas, Mangaldan, Pangasinan, to register and confirm his title to the following property:

A parcel of land plan Psu-220556, situated in the Poblacion, Municipality of Mangaldan, Pangasinan. Bounded on the NE. by the Arellano Street; on the SE. by property of Roman Abad; on the SW. by property of Felix Cariño and Emilio Cabrera; and on the NW. by property of Felix Cervantes. Point 1 is S. 21 deg. 11 min. W., 341.84 meters from B.L.L.M. 2, Mangaldan, Pangasinan. Area 414 square meters.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 29th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered therein.

Witness the Hon. Jose S. de la Cruz, Executive Judge of said Court, the 19th day of October, 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-883
LRC Record No. N-31508

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, Calasiao, Pangasinan; Francisco Claveria, Malued, Dagupan City; the Heirs of Francisco Cabal, Torres Bugallion, Dagupan City; the Heirs of Mariano Elcano, Jose Suarez, Lasip Chico, Dagupan City; Fausto Maneses, Pogo Grande, Dagupan City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Emeteria Tandoc, Lasip Chico, Dagupan City, thru Atty. Hermogenes S. Decano, Dagupan City, to register and confirm her title to the following properties:

Two parcels of land, situated in the Barrio of Lasip Chico, Municipality of Calasiao, Province of Pangasinan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-217198). Bounded on the NE. by a Callejon and Lot 2; on the SE. by property of Fausto Maneses; and on the SW. and NW. by property of Francisco Claveria. Point 1 is N. 70 deg. 46 min. E., 522.69 meters from M.B.M. 15, Dagupan Cadastre. Area 401 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-217198). Bounded on the NE. by the Bacaya River; on the SE. by properties of the Heirs of Mariano Elcano and Jose Suarez and a Callejon; on the SW. by a Callejon, property of Fausto Maneses and Lot 1; and on the NW. by property of the Heirs of Francisco Cabal and a Public Land. Point 1 is N. 74 deg. 41 min. E., 534.18 meters from M.B.M. 15, Dagupan Cadastre. Area 9,491 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 12th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose S. de la Cruz, Executive Judge of said Court, the 3rd day of November, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. N-820
LRC Record No. N-31270

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Lucena City; the Municipal Mayor, Laureano Sumasadsad, Maximo M. Altamirano, Mercedes L. Martija, Estanislao Vertucio, Julio de Gala, Fidel Punzalan, Aurelio Lopez, Purificacion Gonzales, Candelaria, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Benito Sumasadsad, and Ester Cortez, Candelaria, Quezon, thru Atty. Deo-

gracias de Luna, Candelaria, Quezon, to register and confirm their title to the following properties:

Two parcels of land situated in the Poblacion, Municipality of Candelaria, Province of Quezon. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 2, Psu-70779, plan SWO-11979), Bounded on the N. by properties of Estanislao Virtucio and Purificacion Gonzales, claimed by Julio de Gala; on the E. by properties of Fidel Punzalan and Aurelio Lopez; on the S. by the Bustamante Street; and on the W. by property of Maxima M. Altamirano and Mercedes L. Martira. Point 1 is S. 21 deg. 00 min. W., 150.91 meters from B.L.L.M. 6, Candelaria. Area 479 square meters, more or less.

2. A parcel of land (plan Psu-87698). Bounded on the N. by property of Fidel Punzalan; on the E. by the Salazar Street; on the S. by the Bustamante Street; and on the W. by property of Laureano Sumadsad. Point 1 is S. 18 deg. 31 min. W., 174.52 meters from B.L.L.M. 6, Candelaria. Area 315 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the City of Lucena, Philippines, on the 22nd day of May, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court, the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. N-818
LRC Record No. N-31268

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Lucena City; the Municipal Mayor, Domingo Alvero, Eugenia or Eugenio Alinea, Eufrasio Alinea, Marcelino Tolentino, Jacinto Aleverio, (Alvero), Ramon

de Rama, Dolores, Quezon; Nemesia Guevarra, Bongoy, Dolores, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Estanislao Marasigan and Aurelia Guevarra, Del Remedio, San Pablo City; assisted by Atty. Pio G. Aquino, San Pablo City, to register and confirm their title to the following properties:

Two parcels of land with the improvements thereon, situated in the Barrio of Bongoy, Municipality of Dolores, Province of Quezon. The boundaries of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-184308, Sheet 1). Bounded on the NE by the Matel Creek; on the SE. by property of Jacinto Alevero (Alvero); on the SW. by properties of Marcelino Tolentino, a callejon and properties of Eufrocenio Alinea and Eugenia Alinea; and on the NW. by property of Domingo Alvero. Point 1 is 82 deg. 58 min. W., 2,009.32 meters from B.L.B.M. 2, Bongoy, Dolores, Quezon. Area 41,817 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-184308, Sheet 2). Bounded on the NE. by property of Ramon de Rama; and on the S., SW. and W. by the Matel Creek; and on the NW. by the Manlamon Lombo River. Point 1 is N. 89 deg. 19 min. W., 2,056.14 meters from B.L.B.M. 2, Bongoy, Dolores, Quezon. Area 10,931 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon at its session to be held in the City of Lucena, Philippines, on the 17th day of May, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court, the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1,2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. N-824
LRC Record No. N-81272

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Ad-

ministration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Lucena City; the Municipal Mayor, the Heirs of Simplicio Ananias, % Igmidio Soriano, the Heirs of Isidro Castillo, % Dr. Horacio Castillo & Consolacion Abania, Igmidio Soriano, Consolacion Abania, Tiaong, Quezon; Paterno Chumacera, % Bernardino Chumacera, Bernardino Chumacera, Lusakan, Tiaong, Quezon; the Heirs of Felix Deveza, % Felino Deveza, San Ignacio, San Pablo City; Felipe Chumacera, 55 M. Paulino St., San Pablo City; the Heirs of Galicano Martinez, % Narcisa Vda. de Galla, the Heirs of Godiardo Martinez, % Narcisa Vda. de Galla, Pablo Exconde, Catalina Vda. de Bundalian, San Pablo City; Pablo Candelaria, Palisa, Tiaong, Quezon; Santiago Reyes, 14 Mabini Ext., San Pablo City; Barcilia Soriano, Baglagtas St., San Pablo City; Felisporo Quimoyog, Marino Abinica % Felisporo Quimoyog, Mabini Ext., San Pablo City; Carlota Ananias, San Francisco Terrace, San Pablo City; Salume Alvero, Juan Luna St., San Pablo City; Maria Amparo, Virginia Avanzado, San Francisco, San Pablo City; Ariston L. Lat, 71 Simoun St., Quezon City; Rosita de Guzman, Malabon, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Nicolas Alina, and Gregorio Alina, San Francisco, San Pablo City; Laura Alina Lat, 71 Simoun St., Quezon City; Perfecto Alina, Malabon, Rizal, thru Atty. Fernando M. Mangubat, 509 Bank of P. I. Bldg., Plaza Cervantes, Manila, to register and confirm their title to the following properties with the improvements thereon:

1. A parcel of land (Lot 1, plan Psu-210978), situated in the Barrio of Lusakan, Municipality of Tiaong, Province of Quezon. Bounded on the NE. and SE. by property of Carolina Vda. de Bundalian; on the SW. by property of Eulalio Abano, (before) Consolacion Abania (now); and on the NW. by property of Felipe Chumacera and Lot 2. Point 1 is N. 43 deg. 07 min. W., 1,428.01 meters from B.L.B.M. 1, Lusakan, Tiaong, Quezon. Area 26,990 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-210978), situated in the Barrio of Lusakan, Municipality of Tiaong, Province of Quezon. Bounded on the NE. by property of Carolina Vda. de Bundalian; on the SE. and SW. by Lot 1; and on the NW. by property of Felipe Chumacera. Point 1 is N. 43 deg. 07 min. W., 1,428.01 meters from B.L.B.M. 1, Lusakan, Tiaong, Quezon. Area 9,094 square meters more or less.

3. A parcel of land (Lot 1, plan Psu-211358), situated in the Barrio of Bana, Municipality of Tiaong, Province of Quezon. Bounded on the N.

by Lot 2; on the E. by Lot 3; on the S. by properties of Francisco Ananias (before) Carlota Ananias and Salome Alvero (now); and the Heirs of Isidro Castillo; and on the NW. by property of the Heirs of Felix Deveza. Point 1 is S. 16 deg. 53 min. W., 2,719.89 meters from B.L.B.M. 1, San Isidro, Tiaong, Quezon. Area 19,450 square meters, more or less.

4. A parcel of land (Lot 2, plan Psu-211358), situated in the Barrio of Bana, Municipality of Tiaong, Province of Quezon. Bounded on the N. by property of Zacarias Bundalian, (before) Paterno Chumacera (now); on the NE. by properties of Zacarias Bundalian (before) Paterno Chumacera (now); and the Heirs of Felipe Deveza; on the E. by property of Felipe Chumacera; on the S. by Lots 3 and 1; and on the NW. by property of the Heirs of Felix Deveza. Point 1 is S. 16 deg. 53 min. W., 2,719.89 meters from B.L.B.M. 1, San Isidro, Tiaong, Quezon. Area 19,449 square meters, more or less.

5. A parcel of land (Lot 3, plan Psu-211358), situated in the Barrio of Bana, Municipality of Tiaong, Province of Quezon. Bounded on the N. by Lot 2; on the E. by property of Felipe Chumacera; on the S. by Lot 4; and on the W. by property of Francisco Ananias (before) Carlota Ananias (now) and Lot 1. Point 1 is S. 16 deg. 09 min. W., 2,837.75 meters from B.L.B.M. 1, San Isidro, Tiaong, Quezon. Area 19,449 square meters, more or less.

6. A parcel of land (Lot 4, plan Psu-211358), situated in the Barrio of Bana, Municipality of Tiaong, Province of Quezon. Bounded on the N. by Lot 3; on the NE. by properties of Felipe Chumacera, the Heirs of Galicano Martinez, Godiardo Martinez; on the E. by property of Pablo Candelaria; on the SE. by properties of Pablo Candelaria; on the S. by property of the Heirs of Simplicio Ananias; on the SW. by properties of Matias Katigbak (before) Santiago Reyes (now) and Emerenciana de Alday (before) Barcelisa Soriano (now); and on the W. by property of Francisco Ananias (before) Carlota Ananias and Salome Alvero (now). Point 1 is S. 16 deg. 09 min. W., 2,837.75 meters from B.L.B.M. 1, San Isidro, Tiaong, Quezon. Area 19,449 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the City of Lucena, Philippines, on the 24th day of May, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court, the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1,2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. N-825

LRC Record No. N-31273

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Lucena City; the Municipal Mayor, Real, Quezon; Juan Herrera, Polillo, Quezon; Pilar Panlilio, 22 Gen. Lim, Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Manolo L. Maddela, Lucena City & 22 Gen. Lim, Quezon City, to register and confirm his title to the following property:

A parcel of land (plan Psu-216157), with the improvements thereon, situated in the Barrio of Ungoy, Municipality of Real, Province of Quezon. Bounded on the NE., SW. and NW. by the Lamon Bay; and on the SE. by property of Juan Herrera. Point 1 is S. 7 deg. 24 min. E., 4,972.44 meters from B.L.B.M. 1, Gumian, Infanta, Quezon. Area 45,713 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the City of Lucena, Philippines, on the 3rd day of May, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court, the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1,2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. N-826
LRC Record No. N-31274

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Provincial Land Officer, Lucena City, the Municipal Mayor, Primitivo Pavino, Fausto Ellosos, Luciano Quesea, Felisa Lipit, Carmen Lipit, Pampila Galleso, Juan Oblefias, Cirilo Veluz, Florencia Garcia, Marcelino Deasis, Braulio Racoma, Cenon Oblena, Florencio Oblefias, Lazaro Oblea, Joaquin Bajar, Francisco Oracion, Pastor Placino, the Heirs of Maria Villaverde, Miguel Cosejo, Daniel Salvatierra, Socorro Radelis, the Heirs of Patricio Elma, the Heirs of Natalia Placino, the Heirs of Bartolome Tagulinao, Eustaquo Tagom, Victor Tagbo, the heirs of Igmedio Placino, the heirs of Pura Nepomuceno, Francisco Oracion, Irene Detumas, Zuela Babat, Alfredo Pineda, Cleto Villaverde, Cresenciano Veluz, Bienvenido Racelis, the Heirs of Sancho Abuen, Luis Casino, Alejandro Dator, the Heirs of Pura Nepomuceno, Lucban, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Leonor Racelis Daveza, Lucban, Quezon and spouses Arsenio Nañawa and Josefina Racelis Nañawa, 53 Isarog St., Quezon City, thru Atty. Ruperto Abcede, Lucban Quezon; to register and confirm their title to the following property:

A parcel of land (Lot 1723, Lucban Cadastre, plan Ap-15759), situated in the Poblacion, Municipality of Lucban, Province of Quezon. Bounded on the NE. by the Ayuti Creek; on the E. by property of Primitivo Pavino & Irene Datumas; on the SE. by properties of Fausto Ellosos, Luciano Quesea, Felisa Lipit, Carmen Lipit, Panfila Galleno, Juan Oblefias Cirilo Veluz, Florencia Garcia, Marcelino Deasis, Braulio Racoma, Cenon Oblena, Florencio Oblefias, & Lazaro Oblea, Joaquin Bajar, Narciso or Francisco Oracion, Pastor Placino, the Heirs of Maria Villaverde, Daniel Salvatierra Socorro Racelis, the Heirs of Patricio Elma, Natalia Placino and the Heirs of Bartolome Tagulinao; on the SW. by properties of the Heirs of Bartolome Tagulinao, Eustaquo Tagom, Victor Tagbo, Zuela Babat, Alfredo Pineda, Igmedio Placino, Cleto Villaverde, Cresenciano Veluz, Bienvenido Racelis, Luis Casino and Alejandro Dator; and on the NW. by properties of Alejandro Dator and Luis Casino and

the Ayuti Creek. Point 1 is N. 2 deg. 37 min. W., 375.63 meters from B.L.L.M. 1, Lucban Cadastre. Area 13,263 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the City of Lucena, Philippines, on the 26th day of May, 1967 at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court the 26th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1,2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. N-830
LRC Record No. N-31450

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the District Engineer, Lucena City; the Municipal Mayor, Felix Cosejo, Luis Casino, the Heirs of Pura Nepomuceno, Lucban, Quezon; and all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Deogracias P. Lirio and Cristeta Sagullo, Candelaria, Quezon, thru Atty. Fidel J. Guerra, Candelaria, Quezon, to register and confirm their title to the following property.

A parcel of land (Lot 1722 Lucban Cadastre, plan Ap-16449), situated in the Barrio of Ayuti, Municipality of Lucban, Province of Quezon. Bounded on the N., and NW., by the Ayuti Creek; on the NE., by property of the Heirs of Pura Nepomuceno; on the SE. by properties of the heirs of Pura Nepomuceno and Luis Casino; and on the SW., by properties of Luis Casino and Felix Cosejo. Point 1 is N. 15 deg. 56 min. W., 298.43 meters from B.L.L.M. 1, Lucban Cadastre. Area 4,675 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the City of Lucena, Philippines, on the

27th day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. A. Melencio Herrera, Judge of said Court, the 18th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. Q-120
LRC Record No. N-31419

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Policarpio S. Santos, Eladio Cruz, Isaac Eustaquio, Hermenegildo Santos, Marikina, Rizal; Edgardo Jarencio, 413 S. Apacible St., Marikina, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Teresita R. Santos, Amelia R. Santos, and Edgardo R. Santos, 413 S. Apacible St., Marikina, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-184458), situated in the Poblacion, Municipality of Marikina, Province of Rizal. Bounded on the N. and NW. by property of Eladio Cruz; on the E. by Apacible Callejon; on the S. by property of Isaac Eustaquio; and on the SW. by property of Hermenegildo Santos. Point 1 is N. 56 deg. 06 min. W., 137.25 meters from B.L.L.M. 1, Marikina, Rizal. Area 405 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 20th day of February, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever

barred from contesting said application or any decree entered thereon.

Witness the Hon. Honorato B. Masakayan, Judge of said Court, the 16th day of December, in the year 1966.

Issued at Manila, Philippines, this 19th day of December, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5808
LRC Record No. N-31473

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, the Heirs of Santiago Masaquel, the Heirs of Ignacio Oldan, Rufina Cortez, Antipolo, Rizal; Benita Oldan, San Pedro St., Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Lucio Zapanta, San Pedro St., Antipolo, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-223275), situated in the Barrio of No. 3, Municipality of Antipolo, Province of Rizal. Bounded on the N. by the San Pedro Street; on the E. by property of Rufina Cortez; on the SW. by property of the Heirs of Ignacio Oldan; and on the W. by property of the Heirs of Santiago Masaquel. Point 1 is N. 37 deg. 50 min. E., 209.68 meters from B.L.L.M. 1, Antipolo, Rizal. Area 76 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 22nd day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pedro C. Navarro, Judge of said Court the 24th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL
Land Registration Case No. N-5821
LRC Record No. N-31475

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Teodorico Araullo, Pasig, Rizal; the Municipal Mayor, Bibiana Leyva, Teofilo Salvador, Ligaya Villamor, Esmaelita Villamor, Felix Guinto, Severino Fausto, Justina Fausto, Laureano Villamor, Cecilia Marero, Teodorico Canote, Falconero de Leon, Nicanor Caigma, Felipe Crisostomo, Doroteo Ramos, Jose Leyva, Antipolo, Rizal; Catalino Lipena, Malibay, Pasay City; Manuela Lucido, No. 2 Gen. Santos, Cubao, Quezon City; Gerardo Angeles, Ricatihan, Antipolo, Rizal; Lamberto Magtaos, Teodorico Canote, Teresa, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Dolores Parel, and Lorenzo Parel, No. 2, Gen. Santos, Cubao, Quezon City, assisted by Atty. Maximo A. Savellano, Jr., 709 Bank of P.I. Bldg., Plaza Cervantes, Manila, to register and confirm their title to the following properties with the improvements thereon.

1. A parcel of land (plan Psu-211378), situated in the Barrio of Singalong, Municipality of Antipolo, Province of Rizal. Bounded on the NE. by property of Lamberto Magtaos; on the SE. by property of Salvador Teofilo; on the SW. by property of Cecilio Morero; and on the NW. by properties of Teodorico Canote and Falconero de Leon. Point 1 is N. 6 deg. 07 min. E., 2,289.47 meters from B.B.M. 7, Teresa Cadastre. Area 36,416 square meters, more or less.

2. A parcel of land (plan Psu-217616), situated in the Barrio of Singalong, Municipality of Antipolo, Province of Rizal. Bounded on the N. by property of Felipe Crisostomo; on the NE. by property of Nicanor Carigma and the Public Land; and on the SW. by properties of Lamberto Magtaos and Teodorico Canote. Point 1 is N. 6 deg. 07 min. E., 2,289.47 meters from B.B.M. 7, Teresa Cadastre. Area 50,921 square meters, more or less.

3. A parcel of land (Lot 1, plan Psu-178501), situated in the Barrio of Boso-Boso, Municipality of Antipolo, Province of Rizal. Bounded on the N. by property of Teofilo Salvador; on the NE. by Lot 2 claimed by Ligaya and Ismaelita Villamor; on the SE. and S. by the Sapang Mananta; and on the SW. by Lot 11 claimed by Bibiana Leyva. Point 1 is N. 43 deg. 27 min. E., 1,741.16 meters from B.L.B.M. 1, Boso-Boso Townsite. Area 27,296 square meters, more or less.

4. A parcel of land (Lot 3, plan Psu-178501), situated in the Barrio of Boso-Boso, Municipality of Antipolo, Province of Rizal. Bounded on the NE. by the Sapang Mananta; on the E. by Lot 4 claimed by Felix Guinto; on the SE. by Lot 4 claimed by Felix Guinto and Lot 5 claimed by Severino Fausto; and on the NW. by Lot 6 claimed by Justina Fausto and the Sapang Mananta. Point 1 is N. 46 deg. 21 min. E., 1,702.56 meters from B.L.B.M. 1, Boso-Boso Townsite. Area 18,836 square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-178501), situated in the Barrio of Boso-Boso, Municipality of Antipolo, Province of Rizal. Bounded on the N. by Lot 3; on the NE. by Lot 3 and Lot 4 claimed by Felix Guinto; on the SE. by Lot 7 claimed by Anatalio Villamor; on the SW. by Lot 6 claimed by Justina Fausto; and on the NW. by Lot 6 claimed by Justina Fausto and Lot 3. Point 1 is N. 51 deg. 15 min. E., 1,860.33 meters from B.L.B.M. 1, Boso-Boso Townsite. Area 19,660 square meters, more or less.

6. A parcel of land (plan Psu-211380), situated in the Barrio of Ricatihan, Municipality of Antipolo, Province of Rizal. Bounded on the NE. by a Barrio Road; on the SE. and SW. by property of Teodorico Araullo; and on the NW. by property of Catalino Lopena. Point 1 is N. 40 deg. 15 min. E., 6,257.20 meters from B.L.L.M. 1, Antipolo, Rizal. Area 77,920 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 22nd day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pedro C. Navarro, Judge of said Court, the 24th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. P-185
LRC Record No. N-31495

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, the Manager, Philippine National Railways, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Pablo de Leon, Emilio Cruz, Victoria Fajardo, Las Piñas, Rizal; Andrea Guevarra, Manuyo, Las Piñas, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Victorio L. Reyes, Manuyo, Las Piñas, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-206663), situated in the Barrio of Manuyo, Municipality of Las Piñas, Province of Rizal. Bounded on the NE. by property of Pablo de Leon; on the SE. by the Philippine National Railways (Manila Railroad Co.); on the SW. by properties of Victoria Fajardo and Emilio Cruz; and on the NW. by the San Francisco Street. Point 1 is N. 51 deg. 37 min. E., 276.07 meters from B.L.L.M. 5, Las Piñas, Rizal. Area 228 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the City of Pasay, Philippines, on the 18th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pedro JL. Bautista, Judge of said Court, the 7th day of November, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5840
LRC Record No. N-31523

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Taguig, Rizal; Arceli Patricio, Maxima P. Santos, Macario Raymundo, Ususan, Tagig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Florencio Tiamson, Ususan, Tagig, Rizal, thru Atty. Roque O. Santos, Mandaluyong, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-225015) situated in the Barrio of Ususan, Municipality of Taguig, Province of Rizal. Bounded on the N. by the P. Gomez Street; on the E. by a Callejon; on the SE. by property of Macario Raymundo; and on the W. by property of Maxima P. Santos. Point 1 is N. 52 deg. 22 min. W., 1,896.64 meters from B.L.L.M. 1, Taguig, Rizal. Area 186 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 18th day of November, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5876
LRC Record No. N-31574

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of For-

estry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Tagig, Rizal; Fortunato Rayos del Sol, Laureana P. Balderrama, Arconcio Tanyag, Andres Tanyag, Aguida Dinguinbayan, Martiniana Sulit Vda. de Bernabe, Tipas, Tagig, Rizal; the Manager, C & C Commercial Corporation, Napindan, Tagig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Iluminada N. Fermin, Tipas, Tagig, Rizal, to register and confirm her title to the following properties:

1. A parcel of land (Lot 1, plan Psu-181142), situated in the Barrio of Napindan, Municipality of Tagig, Province of Rizal. Bounded on the N. by property of Fortunato Rayos del Sol; on the SE. by property of the C. & C Commercial Corporation; on the S. by property of Laureana B. Balderrama; and on the NW. by Lot 2. Point 1 is N. 49 deg. 38 min. E., 2,763.87 meters from B.L.L.M. 1, Tagig, Rizal. Area 54 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-181142), situated in the Barrio of Napindan, Municipality of Tagig, Province of Rizal. Bounded on the N. by property of Fortunato Rayos del Sol; on the SE. by Lot 1; on the S. by property of Laureana B. Balderrama; and on the W. by properties of Arconcio Tanyag and Andres Tanyag. Point 1 is N. 45 deg. 59 min. E., 2,601.53 meters from B.L.L.M. 1, Tagig, Rizal. Area 6,481 square meters, more or less.

3. A parcel of land (plan Psu-208391), situated in the Barrio of Tipas, Municipality of Tagig, Province of Rizal. Bounded on the NE. by property of Aguida Dinguinbayan; on the SE. by the Tipas River; on the SW. by property of Martiniana Sulit Vda. de Bernabe; and on the NW. by the P. Burgos Street. Point 1 is N. 25 deg. 41 min. E., 1,638.64 meters from B.L.L.M. 1, Tagig, Rizal. Area 308 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 28th day of February, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed. and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 16th day of November, in the year 1966. Issued at Manila, Philippines, this 21st day of November, 1966.

Attest:

[1,2]

ANTONIO H. NOBLEJAS

Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5853
LRC Record No. N-31527

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Tagig, Rizal; Gervasio Mendoza, Miguel Pagkalinawan, Felisa Ordoñez, Mariano Reyes, Anselmo Eustaquio, Tipas, Tagig, Rizal; Josefina Natividad, 5399 Gen. Luna St., Makati, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Virgilio N. Fermin, 5399 Gen. Luna St., Makati, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-225153), with the improvements thereon, situated in the Barrio of Tipas, Municipality of Tagig, Province of Rizal. Bounded on the NE. by property of Gervasio Mendoza; on the E. by property of Miguel Pagkalinawan; on the SW. by property of Felisa Ordoñez; and on the W. by properties of Mariano Reyes and Anselmo Eustaquio. Point 1 is N. 36 deg. 38 min. E., 2,068.63 meters from B.L.L.M. 1, Tagig, Rizal. Area 7,651 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines on the 28th day of February, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 16th day of November, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-30
LRC Record No. N-31226

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, S. C. Esguerra, L. M. Esguerra, Taytay, Rizal; Arsenio T. Bonifacio, Cainta, Rizal; the Heirs of Francisco Dimanlig, Antipolo, Rizal; Nicasio Victor, Bangiad, Taytay, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Napoleon M. Noche, Odiongan, Romblon, to register and confirm his title to the following property.

A parcel of land (Lot 159, Odiongan Cadastre, plan Ap-15764), with the building and improvements thereon, situated in the Poblacion, Municipality of Odiongan, Province of Romblon. Bounded on the NE., by property of Vicente Cabrera; on the SE., by the Osmeña Street; on the SE., by the Porvenir Street; and on the NW., by properties of Victor Fontanillas and Vicente Menez. Point 1 is N. 5 deg. 03 min. E., 252.02 meters from B.L.L.M. 1, Odiongan Cadastre. Area 522 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Romblon, at its session to be held in the Municipality of San Agustin, Province of Romblon, Philippines, this 17th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Raymundo Villacete, Judge of said Court, the 21st day of September, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5714
LRC Record No. N-30664

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, S. C. Esguerra, L. M. Esguerra, Taytay, Rizal; Arsenio T. Bonifacio, Cainta, Rizal; the Heirs of Francisco Dimanlig, Antipolo, Rizal; Nicasio Victor, Bangiad, Taytay, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Enrique Gonzaga and Lorenzo J. Gonzaga, Taytay, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-63492) with the improvements thereon, situated in the Barrio of Bangiad, Municipality of Taytay, Province of Rizal. Bounded on the NE. by the Municipality of Taytay (before) S. C. Esguerra & L. M. Esguerra (now); on the E. by the Bangiad River; on the SW. by properties of Januario Villamayor (before) Arsenio Bonifacio (now) and Severo Villamayor (before) Enrique Gonzaga (now); and on the NW. by property of the Heirs of Francisco Dimanlig. Point 1 is S. 10 deg. 36 min. E., 2,726.38 meters from B.L.L.M. 1, Taytay. Area 14,630 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 7th day of April, 1967, at 8:30 o'clock in the forenoon to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Felix V. Makasiar, Judge of said Court, the 4th day of November, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. P-136
LRC Record No. N-30949

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Manuel Arciaga, Faustino Arciaga, Eustaquia Ortañez, Felipe Frozado, Urbana Espeleta, Ceferino Calalang, Trinidad Valencia, Florentino Arciaga, Artemio de los Reyes, Leonila de la Cruz, Eustaquio Arciaga, Muntinlupa, Rizal; And to whom it may concern:

Whereas, an application has been presented to this Court by Engracia Argana, Eustaquio Argana, Concepcion Argana, Felicidad Argana, Consuelo Calalang, Adolfo Calalang and Norma Calalang, Muntinlupa, Rizal, represented by Adolfo Calalang, Muntinlupa, Rizal; thru Atty. Nicanor N. Lonzame, Muntinlupa, Rizal, to register and confirm their title to the following property:

A parcel of Land (Lot 1210, Muntinlupa Estate, plan Ap-16563), situated in the Barrio of Putatan, Municipality of Muntinlupa, Province of Rizal. Bounded on the N. by Lot 1299; on the SE. by Lots 353 and 354; on the SW. by Lot 1209; and on the NW. by Lot 1206 all of Muntinlupa Estate. Area 7,438 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the City of Pasay, Philippines, on the 28th day of March, 1967, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pedro JL. Bautista, Judge of said Court, the 11th of November, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1, 2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5800
LRC Record No. N-31284

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Catalina Yamzon, Sinforeso Jeremillo, Alejandro Santos, Ambrosio San Pedro, Deogracias del Rosario, Rosa Yamson, Jacinto Yamson, Miguela de Leon, Tagig, Rizal; Nieves Yamson, c/o Atty. Faustino Y. Bautista, Primitivo Cervantes, Epifanio de los Santos Ave., Makati, Rizal; Consuelo Gomez, 1649 Union, Paco, Manila; Jose Castro, Taurus, Bel-Air, Makati, Rizal; Luis Arrienda, 1643 Union, Paco, Manila; Dr. Manuel Ramos, 1647 Union, Paco, Manila; Leonora de la Cruz, 2215 Pasig Line, Sta. Ana, Manila; Constantino Bautista, 5 Horseshoe Drive, San Juan, Rizal; Caridad de la Fuente, Bel-Air Makati, Rizal; Rosalino Juta, Jr., 4 H. Santos, Makati, Rizal; Aurora Jaminola, 47 7th St., Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pilar Arabit, Rosita Arabit Tagig, Rizal; German L. Arabit, 1640 Union, Paco, Manila; Rosario Arabit, Taurus, Bel-Air, Makati, Rizal; Elisea Arabit, 1643 Union, Paco, Manila; Dra. Luz Arabit, 1647 Union, Paco, Manila; Celso Y. Arabit, 2215 Pasig Line, Sta. Ana, Manila; Dr. Florencio Y. Bautista, Nevada, Cubao, Quezon City; Faustino Y. Bautista, E. de los Santos, Makati, Rizal; Candida Bautista, 57 Horseshoe Drive, San Juan, Rizal; Buenaventura Bautista, Bel-Air, Makati, Rizal; Justa Bautista, Rita Bautista, 4 H. Santos, Makati, Rizal; Aurelio Bautista, 47 7th St., Quezon City; to register and confirm their title to the following properties:

Six parcels of land with the buildings and improvements thereon, situated in the Poblacion, Municipality of Tagig, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 3, plan Psu-105455). Bounded on the NE. by properties of Ambrosio San Pedro and Alejandro Santos; on the SE. by Lot 1; on the SW. by property of Jacinto Yamson *vs.* the Provincial Road; and on the NW. by Lot 5. Point "1" is N. 36 deg. 11 min. W., 61.63 meters from B.L.L.M. 1, Tagig, Rizal. Area 896 square meters, more or less.

2. A parcel of land (Lot 4, plan Psu-105455). Bounded on the NE. by Lot 3; on the SE. by property of Catalina Yamson *vs.* the Provincial Road; on the SW. by the Provincial Road; and on the NW. by Lot 6. Point "1" is N. 36 deg. 11 min. W., 61.63 meters from B.L.L.M. 1, Tagig, Rizal. Area 78 square meters, more or less.

3. A parcel of land (Lot 5, plan Psu-105455). Bounded on the NE. by property of Sinforoso Jeremillo; on the SE. by Lot 3 on the SW. by Lot 6; and on the NW by Lot 7. Point 1 is in N. 42 deg. 20 min. W., 113.91 meters from B.L.L.M. 1, Tagig, Rizal. Areas 1,602 square meters, more or less.

4. A parcel of land (Lot 6, plan Psu-105455). Bounded on the NE. by Lot 5; on the SE. by Lot 4; on the SW. by the Provincial Road; and on the NW. by Lot 8. Point 1 is N. 42 deg. 20 min. W., 113.91 meters from B.L.L.M. 1, Tagig Rizal. Area 105 square meters, more or less.

5. A parcel of land (Lot 7, plan Psu-105455). Bounded on the NE. by property of Sinforoso Jeremillo; on the SE. by Lot 5; on the SW. by Lot 8; on the NW. by properties of Deogracias del Rosario and Miguela de Leon. Point 1 is N. 42 deg. 20 min. W., 113.91 meters from B.L.L.M. 1, Tagig, Rizal. Area 1,763 square meters, more or less.

6. A parcel of land (Lot 8, plan Psu-105455). Bounded on the NE. by Lot 7; on SE. by Lot 6; on the SW. by the Provincial Road; and on the NW. by property of Deogracias del Rosario. Point 1 is N. 42 deg. 20 min., 113.91 meters from B.L.L.M. 1, Tagig, Rizal. Area 101 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 17th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cecilia Muñoz Palma, Judge of said Court, the 27th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. Q-89
LRC Record No. N-30933

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Principal Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the City Mayor, the City Fiscal, the City Engineer, the City Treasurer, Quezon City; Enrique Biel, 185 A. Mabini, San Juan, Rizal; Concrete Aggregates, Inc., Industria St., Bagong Bayan, Quezon City; Leonora Varona Montinola, No. 10 Mahogany, Forbes Park, Makati, Rizal; Swan Aluminum Specialties, Inc., Bagong Bayan, Cubao, Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Aurelio Montinola, No. 10 Mahogany Rd., Forbes Park, Makati, Rizal, thru Attys. Ledesma, Guytingco, & Associates, Suite 711 Alliance Bldg. 410 Rosario St., Manila, to register and confirm his title to the following properties:

Two parcels of land with the improvements thereon, situated in the Barrio of Bagong-Bayan, Dist. of Cubao, Quezon City. The boundaries and areas of said parcels are as follows:

1. A parcel of land Lot 1, plan Psu-216382). Bounded on the NE. by Lot 2; on the SE. by properties of the Swan Aluminum Specialties, Inc., and Concrete Aggregates, Inc., and on the SW. and W. by properties of Aurelio Montinola. Point 1 is N. 72 deg. 54 min. E., 6934.87 meters from B.L.L.M. 1, Mandaluyong, Rizal. Area 4,148 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-216382). Bounded on the NE. by the Mariguina River; on the SE. by property of the Swan Aluminum Specialties, Inc.; on the SW. by Lot 1; and on the W. by property of Aurelio Montinola. Point 1 is N. 72 deg. 08 min. E., 6952.13 meters from B.L.L.M. 1, Mandaluyong, Rizal. Area 384 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 8th day of April, 1967, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; unless you appear at the time and place aforesaid your default will be recorded and the said application will be taken as confessed, and you will be forever barred

from contesting said application or any decree entered thereon.

Witness the Hon. Lourdes P. San Diego, Judge of said Court, the 25th day of July, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
 [1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5788
 LRC Record No. N-31312

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Antipolo, Rizal; Albina Guevara, Sta. Elena, Marikina, Rizal; Felicisima de Ello, Carmen de Ello c/o Victoriano Buenaventura, Maximo de Ello, Victoria Salazar, Teodisia de Ello, Cupang, Antipolo, Rizal; Albina Guevara, Sta. Elena, Marikina, Rizal; Eugenia de Ello, Sto. Niño, Marikina, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Epifanio Villon and Severina de Ello, Sto. Niño, Marikina, Rizal, thru Atty. Hector P. Reyes, Marikina, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-166177), with the improvements thereon, situated in the Barrio of Cupang, Municipality of Antipolo, Province of Rizal. Bounded on the E. by a Creek and property of Albina Guevara; on the SE. and SW. by properties of Felicisima, Eugenia, Carmen & Maximo de Ello; and on the NW. by property of Victoria Salazar. Point 1 is S. 71 deg. 24 min. E., 4430.20 meters from B.L.L.M. 2, Bayanbayanan, Marikina, Rizal. Area 10,000 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 17th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken

as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cecilia Muñoz Palma, Judge of said Court, the 10th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
 [1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5790
 LRC Record No. N-31313

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig Rizal; the Municipal Mayor, Binangonan, Rizal; Igmedio Ditalban, Virginia Vital, Angeles Rafael, Ladislao Paralejas, Maxima Ulang, Placido Aran, Ruperto Roldan, Macaria Lirio, Francisco Roldan, Nicomedes Lirio, Jose Ynares, Calumpang, Binangonan, Rizal; the Manager Rizal Cement Co., Inc., Madrigal Bldg., Escolta, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Julian Campogan and Olimpia Flordeliza, Calumpang, Binangonan Rizal; thru Atty. Vicente M. Gomez & Associates, by Atty. Antero M. Dominguez, Suite 202 Bel-Air Arms, 1020 Roxas Blvd., Ermita, Manila, to register and confirm their title to the following properties:

Two parcels of land situated in the Barrio of Calumpang, Municipality of Binangonan, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-204954). Bounded on the NE. by the National Road; on the SE. by property of Virginia Vital and Rafael Angeles (Psu-78750, Jose Inares); on the SW. by property of Ladislao Paralejas; and on the NW. by property of Igmedio Detablan. Point 1 is S. 24 deg. 33 min. E., 1369.46 meters from PIs/BL-2 Darangan, Binangonan, Rizal. Area 1,443 square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-204954). Bounded on the N. by property of Ruperto Roldan; on the SE. by properties of Macaria Lirio and

Francisco Roldan; on the SE. by properties of Placido Aran and Nicomedes Lirio; on the SW. by property of Nicomedes Lirio; on the W. by property of the Rizal Cement Co., and on the NW. by property of Placido Aran. Point 1 is S. 33 deg. 28 min. E., 1,733.16 meters from PLS/B. 2, Darangan, Binangonan, Rizal. Area 6,111 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 17th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cecilia Muñoz Palma, Judge of said Court the 10th day of October, in the year 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5806
LRC Record No. N-31387

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, the Municipal Mayor, Elisa Mendiola, Jacinto Javier, Dionisio Ferrer, Alfonso Crisostomo Leandro Jabson, Felicisima Mariano, Saturnina or Saturnino Bonifacio, Padilla & Cruz Co., Pasig, Rizal; Teofila San Agustin, 9 P. Gomez St., Pasig, Rizal; And to all whom it may concern:

Whereas, an application has been presented to this Court by Pedro R. Tech, 9 P. Gomez St., Pasig, Rizal, thru Atty. Vevencio P. Angeles, Rm. 423 Samanillo Bldg., Escolta, Manila, to register and confirm his title to the following property:

A parcel of land (Lot 1, plan Psu-223778, Sheet 1), situated in the Barrio of Maybunga, Municipality of Pasig, Province of Rizal. Bounded on the N. by property of Elisa Mendiola; on the NE. by property of Jacinto Javier; on the E. by property of Dionisio Ferrer; on the SW. by a Creek and

properties of Alfonso Crisostomo, Leandro Jabson and Felicisima Bonifacio and on the W. by properties of Saturnino Bonifacio and Elisa Mendiola. Point 1 is S. 3 deg. 36 min. E., 696.32 meters from B.L.L.M. 1, Rosario, Pasig, Rizal. Area 20,557 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 31st day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Felix V. Makasiar, Judge of said Court, the 8th day of November, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5816
LRC Record No. N-31389

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Jose Leyva, Francisco Leyva, Doroteo Ramos, the Heirs of Perfecto Villamor, the Heirs of Francisco Dillera, Ruyman and Farris, Isabel Leyva, Yolanda Medina, Antipolo, Rizal; Carolina Lapus-Gozon, Pantay, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Sofronio V. Guinto, Nora V. Guinto, Felix V. Guinto, and Purificacion V. Guinto, Antipolo, Rizal, thru Atty. Filipinas Campomanes Fajardo, 66-B, Pasig Boulevard, Bagong Ilog, Pasig, Rizal, to register and confirm their title to the following properties:

Two parcels of land, situated in the Barrio of Pantay, Municipality of Antipolo, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-209280). Bounded on the NE, by Lot 2; on the S. by property of Jose Leyva; on the SW. by property of the Heirs of Perfecto Villamor; and on the NW. by property of the Heirs of Francisco Dillera. Point 1 is S. 77 deg. 54 min. E., 2,183.90 meters from B.L.L.M. 1, Pantay, Antipolo, Rizal. Area 81.493 square meters, more or less.

2. A parcel of land (Lct 2, plan Psu-209280). Bounded on the NE. by property of Ruyman & Farris, on the SE. by properties of Doroteo Ramos; on the S. by property of Jones Leyva; on the SW. by Lot 1; and on the NW. by property of Francisco Leyva. Point 1 is 87 deg. 47 min. E., 2,354.67 meters from B.L.L.M. 1, Pantay, Antipolo, Rizal. Area 154,602 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 30th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Felix V. Makasiar, Judge of said Court, the 18th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5798
LRC Record No. N-31441

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Land, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila the Reforestation Administration, Diliman, Quezon City; the Provincial Governor; the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal, the Municipal Mayor, Binangonan, Rizal; Domiciano Blancaflor, Emilio Simon, Cornelio Cenina, Adriano Miranda, Beatriz Ison, Maria Ison, Vicente Picones, Elene Ison, Lucio Lubarbio, Monico Cenina, Alejandra Cenina, Tayuman, Binangonan, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Remigio Villamayor, Tayuman, Binangonan, Rizal, to register and confirm his title to the following properties.

Two parcels of land, with the improvements thereon, situated in the Barrio Tayuman, Municipality of Binangonan, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-219258). Bounded on the NE., and NW., by an Alley; on the SE., by properties of Elena Ison, Beatriz Ison & Maria Ison, and on the SW., by properties of Monico Cenina and Lucio Lubarbio. Point 1 is N. 41 deg. 43 min. W., 3,295.00 meters from B.L.L.M. 2, Darangan, Binangonan, Rizal. Area 679 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 3rd day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, the 10th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5817
LRC Record No. N-31444

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduav, San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Pasig, Rizal; the Municipal Mayor, Exequiel San Juan, Felixberto Serrato, Modesta Oliveros, Victoriano Caritativo, Francisco Bldg. the Heirs of Armando Marilao, % Felisa Marilao, Filomena Santos-Panganiban, Jovita Leyva Samson, Tranquilino Gatlabayan, the Heirs of Ambrosio Masangkay % Mrs. Remedios M. Zapanta, Apolonio Guinto, Antipolo, Rizal; Arsenio Fernando, Teresa, Rizal; Esperanza M. Calingo, 9 Murphy St., Antipolo, Rizal;

Dolores Nakar, Pantay, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Primo M. Calingo, 9 Murphy St., Antipolo, Rizal, thru Atty. Filipinas C. Fajardo, 66-B, Pasig Blvd., Bagong Ilog, Pasig, Rizal, to register and confirm his title to the following properties:

Three parcels of land with the improvements thereon, situated in the Barrio of Pantay, Municipality of Antipolo, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-214281). Bounded on the NE. by properties of Dolores Nakar and Exequiel San Juan; on the SE. by properties of Exequiel San Juan, Felixberto Serrato and Modesta Oliveros *vs.* Dolores Nakar; on the S. by properties of Modesto Oliveros *vs.* Dolores Nakar; and Dolores Nakar (before) the Heirs of Armando Marilao (now) on the W. by properties of Dolores Nakar (before) Victoriano Caritativo (now) Dolores Nakar (before) Francisco Ulig (now) and on the W. by properties of Dolores Nakar (before) Francisco Ulig (now) and Dolores Nakar (before) the Heirs of Armando Marilao (now). Point 1 is S. 45 deg. 59 min. W., 362.52 meters from B.L.L.M. 1, Boso-boso Townsite, Antipolo, Rizal. Area 48,730 square meters more or less.

2. A parcel of land (plan Psu-218217). Bounded on the NE. by properties of Ambrosio Masangkay; on the SE. by a Creek and property of Apolonio Guinto; on the SW. by property of Tranquilino Gatlangbayan; and on the NW. by property of Ambrosio Masangkay. Point 1 is N. 77 deg. 27 min. E., 4,972.35 meters from B.L.L.M. 1, Antipolo, Rizal. Area 4,548 square meters, more or less.

3. A parcel of land (plan Psu-218218). Bounded on the NE. by property of Tranquilino Gatlangbayan; on the SE. by property of Arsenio Fernando; on the SW. by property of Minang Santos; and on the NW. by property of Obing Leyva. Point 1 is N. 79 deg. 54 min. E., 4719.85 meters from B.L.L.M. 1, Antipolo, Rizal. Area 7,348 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province, of Rizal, Philippines, on the 4th day of April, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or decree entered thereon.

Witness the Hon. Andres Reyes, Judge of said Court, 11th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1,2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF SAMAR

Land Registration Case No. N-27
LRC Record No. N-31516

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Catbalogan, Samar; the Provincial Land Office No. VI-5-A, Bureau of Lands, Cataraman, Samar; the Municipal Mayor, Corazon Udtuian, Pio Murcia, Januario Guinanao, Fausto Balang, Lazaro Iro, Cesario Potot, Palapag, Samar; and to all whom it may concern:

Whereas, an application has been presented to this Court by Juan C. Udtujan, Palapag, Samar, to register and confirm his title to the following property:

A parcel of land (plan Psu-195595), with the buildings and improvements thereon, situated in the Poblacion, Municipality of Palapag, Province of Samar. Bounded on the NE. by the San Luis Street; on the E. by the Sta. Misericordia Street; on the SW. by the properties of Pio Murcia and Januario Ginonao; on the W. by property of Fausto Balang; and on the NW. by properties of Lazaro Iro and Cesario Potot. Point 1 is S. 9 deg. 11 min. W., 434.04 meters from B.L.L.M. 1, Palapag, Samar. Area 1,093 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Samar, at its session to be held in the Municipality of Laoang, Province of Samar, Philippines, on the 2nd day of June, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ignacio Mangosing, Judge of said Court, the 25th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: **ANTONIO H. NOBLEJAS**
[1,2] *Commissioner of Land Registration*

COURT OF FIRST INSTANCE OF SAMAR

Land Registration Case No. N-51
LRC Record No. N-31487

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the District Engineer, Catbalogan, Samar; the Provincial Land Office No. VI-5-A, Bureau of Lands, the Municipal Mayor, Sofia Vda. de Lopez, Patrocinio Aleria, Eleuterio de la Cruz, Cerila Mendiola, Ave-lino Mendiola, Elias Patilan, Catarman, Samar; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Luis Virtudes and Criselda Estrera, Catarman, Samar, through Atty. Felipe S. Cardenas, Catarman, Samar, to register and confirm their title to the following property:

A parcel of land (plan Psu-203207), with the improvements thereon, situated in the Poblacion, Municipality of Catarman, Province of Samar. Bounded on the N. by property of Sofia Vda. de Lopez; on the NE. by property of Patrocinio Aleria; on the S. by property of Eleuterio de la Cruz; and on the SW. by the P. Burgos Street Extension. Point 1 is S. 52 deg. 34 min. E., 598.08 meters from B.L.L.M. 1, Catarman, Samar. Area 1,485 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Samar, at its session to be held in the Municipality of Catarman, Province of Samar, Philippines, on the 15th day of April, 1967, at 8:00 o'clock, in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Eliseo de Veyra, Judge of said Court, the 19th day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

COURT OF FIRST INSTANCE OF SORSOGON

Land Registration Case No. N-157
LRC Record No. N-31452

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Public Works, the Director of Forestry, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Land Officer, the District Engineer, Sorsogon, Sorsogon; the Municipal Mayor, Julia Ludovice, Nena Emilia Basco, Arles Cas, Carlos Madrilejos, Webena Madrid Co, Jose L. Chavez, Charles Chavez, Delfin Chavez, Pilar, Sorsogon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Felicitas Atun de Chavez, Pilar, Sorsogon, through Attys. Reyes, Diesta and Frivaldo, Sorsogon, Sorsogon, to register and confirm her title to the following property.

A parcel of land (plan Psu-200970), with the buildings and improvements thereon, situated in the Poblacion, Municipality of Pilar, Province of Sorsogon. Bounded on the N., by the Smith Street; on the E., by property of Julia Ludovice; on the S., by properties of Nena Emilia Basco, Arles Cas and Carlos Madrilejos; and on the W., by property of Webena Madrid Co. Point 1 is S. 77 deg. 50 min. E., 939.70 meters from B.L.L.M. 1, Pilar Public Land Subdivision, Pls-716-D. Area 192 square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Sorsogon, at its session to be held in the Municipality of Sorsogon, Province of Sorsogon, Philippines, on the 29th day of March, 1967, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan E. Yap, judge of said Court, the 21st day of October, in the year 1966.

Issued at Manila, Philippines, this 21st day of November, 1966.

Attest: ANTONIO H. NOBLEJAS
[1, 2] Commissioner of Land Registration

Bureau of Lands

[SECOND PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on January 23, 1967 the tract of land described below:

Location: Residence Section "A", Baguio City.

Boundaries: N—Government Center Reservation; E—Ester Hizon; S—Military Cu-Off Road; and W—Vicky Manalo.

Area: 564 square meters.

Appraised value of land: ₱5.63 per square meter.

Appraised value of existing improvements:

₱66,500.00—house, excavation, fence, etc., owned by: Arturo Arreola.

Reference: TSA V-7915.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of ₱340.00 to defray the expenses for the publication of the notice of auction (₱190.00) and the survey of the land (₱150.00).

Manila, November 16, 1966.

ANGEL Y. ESGUERRA

[1-6]

Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Tabuk, Mt. Province, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on February 15, 1967 the tract of land described below:

Location of land: Bulanao, Tabuk, Mt. Province.

Description: Lot No. 2220, Pls-93.

Area: 1,250 square meters.

Appraised value of land: ₱0.30 per square meter.

Appraised value of existing improvements: None.

Applied for by: Prudencio V. Andaya. MSA-V-33251.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, November 21, 1966.

ANGEL Y. ESGUERRA

Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Tabuk, Mt. Province, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on January 20, 1967 the tract of land described below:

Location of land: Bulanao, Tabuk, Mt. Province.

Description: Lot No. 2147, Pls.-93.

Area: 1,250 square meters.

Appraised value of land: ₱0.30 per square meter.

Appraised value of existing improvements: None.

Applied for by: Thomas Batac. MSA-V-44264.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, November 14, 1966.

ANGEL Y. ESGUERRA

Officer-in-Charge

[1-6]

Notice is hereby given that the Bureau of Lands at Puerto Princesa, Palawan, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on February 2, 1967, the tract of land covered by sales Application No. V-28226 of Adriano L. Balmonte.

Location: Ipilan, Brooke's Point, Palawan.

Description: Lot No. 1007, Pls-96.

Area: 6.0000 hectares.

Appraised value of land: ₱50.00 per hectare.

Appraised value of existing improvements: ₱480.00—rice.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Puerto Princesa, Palawan, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-28226." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 8, 1966.

ANGEL Y. ESGUERRA
[1-6] Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on February 1, 1967 the tract of land described below:

Location: Res. Sec. "J", City of Baguio.

Boundaries: N—Kennon Road; E—T.S.A. of Agustin Sergio; S—Public Land; and W—T.S.A. of Felisa Martines.

Area: 750 square meters.

Appraised value of land: ₱5.63 per square meter.

Appraised value of existing improvements: ₱18,000.00—house, excavation, etc. owned by Remegio A. Barcelo.

Reference: TSA-V-5910.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding,

the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of ₱340.00 to defray the expenses for the publication of the notice of auction (₱190.00) and the survey of the land (₱150.00).

Manila, November 10, 1966.

ANGEL Y. ESGUERRA
[1-6] Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Marawi City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on February 23, 1967 the tract of land described below:

Location of Land: Poblacion, Malabang, Lanao del Sur.

Description: Lot No. 182, Rs-551.

Area: 1,182 square meters.

Appraised value of land: ₱.38 per square meter.

Appraised value of existing improvements: ₱1,000.00—house.

Applied for by: Datu Salic Mama. MSA V-87863.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, November 22, 1966.

ANGEL Y. ESGUERRA
[1-6] Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Tabuk, Mt. Province, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m.

on February 6, 1967 the tract of land described below:

Location of land: Bulanao, Tabuk, Mt. Province

Description: Lot No. 2349, Pls-93.

Area: 1,250 square meters.

Appraised value of land: ₱0.30 per square meter.

Appraised value of existing improvements:
₱600.00—house & rice granary owned by Fabiola Daoas.

Applied for: Crispulo Ganotise. MSA-V-10497.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of ₱190.00 to defray the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, November 16, 1966.

ANGEL Y. ESGUERRA
[1-6] *Officer-in-Charge*

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Davao City, will auction through oral bidding at 10:00 a.m. on February 16, 1967 the right to lease for commercial purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Agdao, Davao City.

Boundaries: N—Proposed Extension of 7th Avenue; E—Proposed Extension of Fernandez St.; S—FLA of Vicente Aglonto; and W—Proposed Extension of Guzman St.

Area: 2,400 square meters.

Appraised value of land: ₱.80 per square meter.

Appraised value of existing improvements:
None.

Appraised value of proposed improvements:
₱10,000.00—warehouse.

Applied for by: Lourdes L. Aportadera. FLA V-3035.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila November 17, 1966.

ANGEL Y. ESGUERRA
[1-6] *Officer-in-Charge*

[THIRD PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City will sell through oral bidding at ten (10:00) o'clock a.m. on January 23, 1967 the tract of land described below:

Location: Residence Section "H", Baguio City.

Boundaries: N.—Lourdes Picart; E.—Petra Abreu; S.—Iglesia ni Cristo and Modesto Gorabitarter; and W.—Teodora Alonzo Road.

Area: 450 square meters.

Appraised value of land: ₱11.25 per square meter.

Appraised value of improvements ₱60,000.00—house, fence, etc. Owned by Maximo Marzan.

Reference: TSA V-6263.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid, otherwise such bid as raise shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of ₱340.00 to defray the expenses for the publication of the notice of auction (₱190.00) and the survey of the land (₱150.00).

Manila, November 2, 1966.

ANGEL Y. ESGUERRA
[52-5] Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Tagum, Davao will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on February 2, 1967, the tract of land covered by Sales Application No. V-41346 of Alejandra M. Morales.

Location: Sta. Fe, Caraga, Davao.

Description: Lot No. 3190-E, Csd-7467, identical to Lot 4006, Caraga Csd., Cad-218-D.

Area: 15.2391 hectares.

Appraised value of land: ₱50.00 per hectare.

Appraised value of improvements: ₱120.00—underbrushing.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Tagum, Davao on or before the hour and date stated above and plainly marked "Bids for the land described in Sales Application No. V-41346." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 2, 1966.

ANGEL Y. ESGUERRA
[52-5] Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Tagum, Davao will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on February 2, 1967, the tract of land covered by Sales Application No. V-41574 of Brigido Padilla.

Location: Sta. Fe, Caraga, Davao.

Description: Lot No. 319-F, Csd-7467, identical to Lot 4007, Caraga Cad., Cad-318-D.

Area: 25.7632 hectares.

Appraised value of land: ₱50.00 per hectare.

Appraised value of improvements: ₱800.00—clearing, coconuts, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Tagum, Davao on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-41574". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 2, 1966.

ANGEL Y. ESGUERRA
[52-5] Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Puerto Princesa, Palawan will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on February 2, 1967, the tract of land covered by Sales Application No. V-39374 of Wenceslao Bagoyo.

Location: Bacuñgan, Puerto Princesa, Palawan.

Description: Lot No. 67, Pls-302.

Area: 9.1862 hectares.

Appraised value of land: ₱37.50 per hectare.

Appraised value of improvements: ₱300.00—rice paddies.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Puerto Princesa, Palawan on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-39374." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 4, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[52-5]

Notice is hereby given that the Bureau of Lands at Baguio City will sell through oral bidding at ten (10:00) o'clock a.m. on January 20, 1967 the tract of land described below:

Location: Res. Sec. "H", City of Baguio.

Boundaries: NE.—Lot 2 Magsaysay Elementary School; SW.—Creek; SE.—Public Land; and NW.—Public Land.

Area: 525 square meters.

Appraised value of land: ₱3.13 per square meter.

Appraised value of improvements: ₱20,500.00—houses, excavation, etc., owned by Telesforo Lapaz.

Reference: TSA-V-7880.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional de-

posit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of ₱340.00 to defray the expenses for the publication of the notice of auction (₱190.00) and the survey of the land (₱150.00).

Manila, November 2, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[52-5]

Notice is hereby given that the Bureau of Lands at Tagum, Davao will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on February 2, 1967, the tract of land covered by Sales Application No. V-41347 of Domingo Bandong, Jr.

Location: Sta. Fe, Caraga, Davao.

Description: Lot No. 3190-B, Csd-7467, identical to Lot 4003, Caraga, Cad., Cad-318-D.

Area: 14.5693 hectares.

Appraised value of land: ₱50.00 per hectare.

Appraised value of improvements: ₱120.00—underbrushing.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Tagum, Davao on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-41347." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 2, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[52-5]

Notice is hereby given that the Bureau of Lands at Pto. Princesa, Palawan will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on February 3, 1967, the tract of land covered by Sales Application No. V-28228 of Pablo Aralar, Jr.

Location: Pangobilian, Brooke's Point, Palawan.

Description: Lot No. 439, Pls-96.

Area: 5.4437 hectares.

Appraised value of land: ₱50.00 per hectare.

Appraised value of improvements: ₱100.00—clearings.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Pto. Princesa, Palawan on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-28228." Bids must be accompanied with cash, money order, treasury warrant, cert'fied check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a b'd is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 4, 1966.

ANGEL Y. ESGUERRA

[52-5]

Officer-in-Charge

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Davao City will auction through oral bidding at 10:00 a.m. on February 7, 1967 the right to lease for industrial purposes the tract of land herein below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Bunawan, Davao City.

Boundaries: N.—Severino Bautista; E.—Davao Gulf; S.—Carlos Gabila; and W.—Vedasto F. Corcuera.

Area: 10,000 square meters.

Appraised value of land: ₱1.00 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: ₱15,000.00—sawmill.

Applied for by: Alejandro Domingo. FLA V-5239.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, November 7, 1966.

ANGEL Y. ESGUERRA

[52-5]

Officer-in-Charge

[FOURTH PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Puerto Princesa, Palawan, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on January 20, 1967, the tract of land covered by Sales Application No. V-41834 of Teresita Ortega-Cruz.

Location: Magbabadil, Aborlan, Palawan.

Description: Lot No. 415, Pls-271.

Area: 9.4273 hectares.

Appraised value of land: ₱589.21 for the whole tract.

Appraised value of improvements: None.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Puerto Princesa, Palawan on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-41834." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, October 26, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Pagadian, Zamboanga del Sur, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on January 10, 1967 the tract of land described below:

Location of land: Poblacion, Pagadian, Zamboanga del Sur.

Description: Lot No. 2602, Pls-119.

Area: 1,100 square meters.

Appraised value of land: ₱0.30 per square meter.

Appraised value of existing improvements: ₱145.00—coconuts, bananas, etc.

Applied for: Pedrito F. J. Susi. MSA-V-65850.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, October 10, 1966.

ANGEL Y. ESGUERRA
Director of Lands

Notice is hereby given that the Bureau of Lands at Kalibo, Aklan will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on January 20, 1967, the tract of land covered by Sales Application No. V-43097 of Virgilio M. Garcia.

Location: Barrios of Mabilo & Guinbaliuan, New Washington, Aklan.

Description: Entire Lots Nos. 1 & 2, Fis-1412-D and entire Lots Nos. 1 \$ 2, Fis-916-E-D.

Area: 112.2829 hectares.

Appraised value of land: ₱55.00 per hectare.

Appraised value of improvements: ₱400,000.00—houses, dikes, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Kalibo, Aklan, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-43097." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, October 27, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[51-4]

Notice is hereby given that the Bureau of Lands at Baguio City will sell through oral bidding at ten (10:00) o'clock a.m. on January 13, 1967 the tract of land described below:

Location: Res. Sec. "A", City of Baguio.

Boundaries: N.—TSA—V—5790 of F. Paraan; E.—Lot 110 of Dominican Fathers; S.—Benito Buenabese; and W.—Road.

Area: 1,500 square meters.

Appraised value of land: ₱1.25 per square meter.

Appraised value of improvements: ₱28,950.00—house, excavations, etc. owned by Maximo F. Belmonte.

Reference: TSA—V—6880.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be acceptd.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of ₱340.00 to defray the expenses for the publication of the notice of auction (₱190.00) and the survey of the land (₱150.00).

Manila, October 26, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[51-4]

Notice is hereby given that the Bureau of Lands at Manila, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on January 31, 1967, the tract of land covered by Sales Application No. V—42676, of Angela T. Carriaga.

Location: Galayan, Maluso, Basilan City.

Description: Lot No. 106, Pls—19 (Phileusa—Foa).

Area : 5.7751 hectares.

Appraised value of land: ₱62.50 per hectare.

Appraised value of improvements: ₱225.00—coco-nuts, coffee and avocados.

The successful bidder if other than the appplicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

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All bids must be sealed and submitted to the Bureau of Lands at Manila, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V—42676." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 3, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[51-4]

Notice is hereby given that the Bureau of Lands at Pagadian, Zamboanga del Sur, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on January 25, 1967 the tract of land described below:

Location of land: Poblacion, Pagadian, Zamboanga del Sur.

Description: Lot No. 2814, Pls—119.

Area: 1,131 square meters.

Appraised value of land: ₱0.70 per square meter.

Appraised value of existing improvements: ₱220.00—coconuts, bananas, etc.

Applied for: Nieves P. Chan. MSA—V—60750.

The successful bidder if other than the appplicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, October 26, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[51-4]

Notice is hereby given that the Bureau of Lands at Balanga, Bataan, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on January 13, 1967, the tract of land covered by Sales Application No. V-42980 of V. G. Santos Co., Ltd.

Location: Mabayo, Moron, Bataan.

Description: Lot No. 1379, Cad-262.

Area: 143.1970 hectares.

Appraised value of land: ₱30.00 per hectare.

Appraised value of improvements: ₱1,000.00—corn, bananas, fruit trees.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Balanga, Bataan, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-42980." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, October 24, 1966.

ANGEL Y. ESGUERRA
[51-4] Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Puerto Princesa, Palawan, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on January 20, 1967 the tract of land described below:

Location of Land: Tiniguiban, Puerto Princesa, Palawan.

Description: Survey Plan H-84629.

Area: 6.1550 hectares.

Appraised value of land: ₱1,538.75 for the whole tract.

Appraised value of existing improvements: None.

Applied for: Crisostomo C. dela Cruz. IGPSA (III-7) 1.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make

an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, October 26, 1966.

ANGEL Y. ESGUERRA
[51-4] Officer-in-Charge

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo, Zambales, will auction through oral bidding at 10:00 a.m. on January 20, 1967 the right to lease for backyard resort purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Kalapacuan, Subic, Zambales.

Boundaries: NE—Fredisinda A. Houser (Swo-24077); SE—Maria dela Paz; SW—China Sea; and NW—Eleuterio Espiritu.

Area: 1,080 square meters.

Appraised value of land: ₱625.00 for the whole tract.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: ₱2,000.00—fence and others.

Applied for by: Edita S. Orosa. FLA V-5312.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

Manila, October 25, 1966

ANGEL Y. ESGUERRA
[51-4] Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Davao City, will auction through oral bidding at 10:00 a.m. on January 16, 1967 the right to lease for industrial purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Tibungco, Davao City.

Boundaries: N—Public Land; E—Davao Gulf; S—Public Land; and W—Property of Rebecca C. Rivera.

Area: 7,685 square meters.

Appraised value of land: ₱1.25 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: ₱5,000.00—breakwater, pier, etc.

Applied for by: Chito S. Rivera. FLA (VIII-1) 6.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

Manila, October 24, 1966.

ANGEL Y. ESGUERRA
[51-4] Officer-in-Charge

LAST PUBLICATION

SALES OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Manila, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m., on January 10, 1967 the tract of land described below:

Location of land: Maco, Mabini, Davao.

Description: NE-ADECOR Compound.

Boundaries: E-ADECOR Compound and San Juan Village; S-Davao Gulf; and W-FLA V-2648 and ADECOR Foreshore Lease Application.

Area: 143,473 square meters.

Appraised value of Land: ₱1.00 per square meter.

Value of existing improvements: ₱250,000.00—sawmill.

Applied for: Aguinaldo Development Corporation. MSA (VIII-2) 12.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, October 20, 1966.

ANGEL Y. ESGUERRA
Officer-in-Charge

[49-2]

Notice is hereby given that the Bureau of Lands at Davao City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on January 10, 1967, the tract of land covered by Sales Application No. V-41026 of Juan C. Laurel.

Location: Modiang, Davao City.

Description: Survey Plan No. H-V-51180, identical to Lot No. 3894, a portion of Lot No. 1080, Cad-102.

Area: 12.9866 hectares.

Appraised value of land: ₱30.00 per hectare.

Value of improvements: ₱1,400.00—coconuts, cornfield, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Davao City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-41026." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, October 10, 1966.

NICANOR G. JORGE
Director of Lands

[49-2]

Notice is hereby given that the Bureau of Lands at Manila, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on January 9, 1967 the tract of land described below:

Location of land: Bagumbayan, Quezon City.

Boundaries: NE-Lot 2 (3-meter strip for public easement; SE-Lot 1, Msc-V-83114-D of Swan Aluminum Specialties; and SW-Lot 1-A-1 (LRC), Psd-21160 and Lot 1-A-2, Inc., (LRC), Psd-21160.

Area: 2,912 square meters.

Appraised value of land: ₱1.25 per square meter.

Appraised value of existing improvements: ₱1,000.00—fillings.

Applied for: Swan Aluminum Specialties, Inc.—MSA V-83114-A.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury war-

rant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, October 20, 1966.

ANGEL Y. ESGUERRA
[49-2] Officer-in-Charge

Notice is hereby given that the Bureau of Lands at Tabuk, Mt. Province, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on December 29, 1966 the tract of land described below:

Location of land: Bulanao, Tabuk, Mt. Province.

Description: Lot No. 2676, Pls-93.

Area: 1,250 square meters.

Appraised value of land: ₱0.30 per square meter.

Appraised value of existing improvements:
None.

Applied for: Lucas Benguet. MSA-V-28593.

The successful bidder if other than the applicant must reimburse the latter of the expense for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, October 12, 1966.

NICANOR G. JORGE
[49-2] Director of Lands

Notice is hereby given that the Bureau of Lands at Tabuk, Mt. Province, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on January 8, 1967 the tract of land described below:

Location of land: Bulanao, Tabuk, Mt. Province.

Description: Lot No. 2576, Pls-93.

Area: 1,250 square meters.

Appraised value of land: ₱.30 per square meter.

Appraised value of existing improvements:
None.

Applied for: Zacarias L. Sacro. MSA-17345.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, October 13, 1966.

NICANOR G. JORGE
[49-2] Director of Lands

Notice is hereby given that the Bureau of Lands at Sta. Cruz, Laguna, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on December 29, 1966, the tract of land covered by Sales Application No. V-41720 of Fernando C. Espeleta.

Location: De la Paz, Biñan, Laguna.

Description: Survey Plan No. Si-V-41720-D.

Area: 6.2730 hectares.

Appraised value of land: ₱391.96 for the whole tract.

Appraised value of improvements: ₱150.00-clearing.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Sta. Cruz, Laguna, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-41720." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, October 10, 1966.

NICANOR G. JORGE
[49-2] Director of Lands

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on December 29, 1966 the tract of land described below:

Location: Res. Sec. "K", Baguio City.

Description: Lot No. 68, Quezon Hill Subdivision.

Area: 750 square meters.

Appraised value of land: ₱3.00 per square meter.

Appraised value of improvements: None.

Reference: TSA-V-1646. Consolacion Santos.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the applicant must deposit the sum of ₱340.00 to defray the expenses for the publication of the notice of auction (₱190.00) and the survey of the land (₱150.00).

Manila, October 12, 1966.

NICANOR G. JORGE
[49-2] Director of Lands

Notice is hereby given that the Bureau of Lands at Baguio City will sell through oral bidding at ten (10:00) o'clock a.m. on January 3, 1967 the tract of land described below:

Location: Residence Section "B", Baguio City.

Description: Lot No. 21, Honeymoon Subdivision, Pls-308-D.

Area: 300 square meters.

Appraised value of land: ₱6.00 per square meter.

Appraised value of improvements: ₱25,000.00—house, fencing, etc. Owned by: Leonisa A. Franco.

Reference: TSA V-7277.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least

ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of ₱340.00 to defray the expenses for the publication of the notice of auction (₱190.00) and the survey of the land (₱150.00).

Manila, October 12, 1966.

NICANOR G. JORGE
Director of Lands

Notice is hereby given that the Bureau of Lands at Baguio City will sell through oral bidding at ten (10:00) o'clock a.m. on December 29, 1966, the tract of land described below:

Location: Residence Section "B", Baguio City.

Description: Lot No. 22, Holy Ghost Hill Subdivision.

Area: 1,050 square meters.

Appraised value of land: ₱5.63 per square meter.

Appraised value of improvements: ₱52,600.00—2 houses, excavation, etc., owned by Alejandra Espinueva Patino.

Reference: TSA-V-7835.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and must also deposit the sum of ₱340.00 to defray the expenses for the publica-

tion of the notice of auction (₱190.00) and the survey of the land (₱150.00).

Manila, October 12, 1966.

NICANOR G. JORGE
[49-2] Director of Lands

Notice is hereby given that the Bureau of Lands at Zamboanga City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on January 10, 1967, the tract of land covered by Sales Application No. V-33235 of Jose A. Cabato.

Location: Maluso, Basilan City.

Description: Lot No. 67, Pls-19 (Philcusa-Foa).

Area: 35.0287 hectares.

Appraised value of land: ₱62.50 per hectare.

Appraised value of improvements: ₱1,600.00—coconuts, fruit trees, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Zamboanga City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-33235." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% per cent of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, October 10, 1966.

NICANOR G. JORGE
[49-2] Director of Lands

Notice is hereby given that the Bureau of Lands at Manila, will sell to the highest qualified bidder at ten (10:00) o'clock a.m., on January 6, 1967, the tract of land covered by Sales Application No. (III-1) 249 of Elisa Camacho Sermonia.

Location: Cuta, Batangas, Batangas.

Description: Lots Nos. 92, 93, 94 and 95, Cad. 264, Lots Nos. 1, 2 and 3, Survey Plan No. Si-(III-1) 249-D.

Area: 8.4466 hectares.

Appraised value of land: ₱62.50 per hectare.

Appraised value of improvements: None.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Manila on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (III-1) 249." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, October 13, 1966.

NICANOR G. JORGE
[49-2] Director of Lands

Notice is hereby given that the Bureau of Lands at Pagadian, Zamboanga del Sur, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on January 11, 1967 the tract of land described below:

Location of land: Poblacion, Pagadian, Zamboanga del Sur.

Description: Lot No. 3129, Pls-119.

Area: 249 square meters.

Appraised value of land: ₱2.50 per square meter.

Appraised value of existing improvements: ₱1,002.50—house, bananas, etc.

Applied for: Herminia V. Galman. MSA V-81938.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, October 12, 1966.

NICANOR G. JORGE
[49-2] Director of Lands

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Davao City will auction through oral bidding at 10:00 a.m. on January 3, 1967 the right to lease for industrial purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Tibungko, Davao City.

Boundaries: E.—Davao Gulf; S.—Lot No. 594-A; SW. and NW.—Lot No. 594-B, Titled Property of Davao Enterprises Corporation.

Area: 23,262 square meters.

Appraised value of land: ₱0.80 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: ₱15,000.00—reclamation, dikes, etc.

Applied for by: Davao Enterprises Corporation. FLA-V-4851.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, October 13, 1966.

NICANOR G. JORGE

Director of Lands

[49-2]

Notice is hereby given that the Bureau of Lands at Tabuk, Mt. Province, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on January 3, 1967 the tract of land described below:

Location of Land: Bulanao, Tabuk, Mt. Province.

Description: Lot No. 2083, Pls-93.

Area: 1,250 square meters.

Appraised value of land: ₱.30 per square meter.

Appraised value of existing improvements: None.

Applied for: Fermin Batac. MSA V-33214.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make a deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the 10% of his raised bid, otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, October 12, 1966.

NICANOR G. JORGE
Director of Lands

[49-2]

Notice is hereby given that the Bureau of Lands at Davao City, will auction through oral bidding at 10:00 a.m. on December 29, 1966 the right to lease for industrial purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Tibungko, Davao City.

Boundaries: N—Foreshore Land; E—Davao Gulf; S—Foreshore Land; and W—Juan L.G. Cam.

Area: 25,000 square meters.

Appraised value of land: ₱.80 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: ₱10,000.00—dikes, piers, etc.

Applied for by: Davao Enterprises Corporation. FLA V-4855.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's

check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, October 18, 1966.

[49-2]

NICANOR G. JORGE
Director of Lands

Bureau of Mines

SECOND PUBLICATION

NOTICE OF APPLICATION OF "MAGNUM MINING ASSOCIATION" FOR A PLACER MINING LEASE.

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, "Magnum Mining Association", a legal entity duly organized and existing under the laws of the Philippines, with post office address at % Manuel de Jesus, Mendez-Baesa, Quezon City, has filed an application (PLA NO. V-1607) for the lease of two (2) placer mining claims containing Silica sand, etc., described as follows:

Name of Claims: "Magnum-1 Amd." & "Magnum-2 Amd".

Date Registered: Original.—December 7, 1965; Amended.—June 3, 1966.

Location: Sitio of Pundakit, barrio of San Miguel, municipality of San Antonio, province of Zambales, island of Luzon.

Boundaries: North: Public Land, China Sea, private property of Dr. Rodolfo Lot 2880 along line 4-5, Public Land claimed by Dr. Rodolfo, Lot 1492 (portion of Salvador Madarang along 6-7; East: Public Land claimed by Dr. Rodolfo & Lagocon along line 5-6, Lot 1492 of Salvador Madarang (Lot 1368, Lot 75, Lot 5386, Lot 5385) of Pablo M. Carpio, Agustina C. Pascasio & Segundina Antigo, Lot 65 of Manuel Ferrer along line 7-9, Lot 63 of Matias Apostol, Lot 59 of

Gabriel Apostol, Lot 57 of Leardo Apostol, Lot 55 of Gregorio Apostol, Lot 53 of Valentina Apostol, Lot 51 of Susana Apostol, Lot 48 of Macario Apostol, Lot 44 of Angel Besa, Public Land, Lot 25 of Miguel Agaza, Lot 22 of Felipe Hernandez, Public Land, Lot 11, Lot 8 of Vicente Corpuz, Public Land, Lot 3 along lines 10414; South: Lct 63 of Matias Apostol along line 9-10 and Pundakit River along line 14-1; and West: China Sea.

Area: 46.7027 hectares.

Survey Plan Nos: Pla-3089-D & Pla-3090-D.

Any and all persons having adverse claims to the above-mentioned application are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication (December 10, 1966), such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, December 2, 1966.

FERNANDO S. BUSUEGO, JR.

Director of Mines

[1-3]

[THIRD PUBLICATION]

AVISO DE SOLICITUD DE LEPANTO CONSOLIDATED MINING CO. PARA UNA (1) PATENTE DE FILON.

Por la presente se notifica que, de acuerdo con la Ley del Congreso de los Estados Unidos de America de Julio 1º de 1902, tal como esta enmendada, la Ley Número 624 de la Comision Filipina y la Ley Número 137 de las Mancomunidad de Filipinas, tal como esta enmendada, y los reglamentos promulgados bajo dichas leyes, Lepanto Consolidated Mining Co., una entidad legal debidamente organizada y existente bajo las leyes de Filipinas y cuya direccion postal es: Mercury House, 430 T. M. Kalaw St., Ermita, Manila ha presentado una (1) solicitadas (LPA No. V-13) para Patentes de sus pertenencias minerales de filon denominada "January Fr." descrito como sigue:

(LPA No. V-13)

Nombre de la Pertenencia: "JANAURY FR."

Fecha del Registro: Enero 23, 1934.

Locacion: Bario de Tabio, distrito municipal de Mankayan, sub-provincia de Benguet, Provincial Montañosa, isla de Luzon.

Linderos Al: Noroeste—La pertenencia minera "Copper Pot Fr." (B-131) de J. A. Lednický; Noreste—La pertenencia minera "Christmas Fr." (Lp-501) de Lepanto Consolidated Mining Co.; Sureste—La pertenencia minera "Green" (no medida) y la pertenencia minera "Mohawk" (No medida); y Suroeste—La pertenencia minera "Lew Fr." (B-133) de A. W. Hora.

Extension superficial: 6.6693 hectareas.

Plano de la Medicion: Lp-502-D.

Las pertenencias minerales solicitadas estan particularmente descritas y trazadas en el planos oficial Numero (Lp-502-D) una copia de cada cual esta fijada en un sitio conspicuo dentro de los linderos de la pertenencia, su descripcion tecnica y notas de la medicion de dicha pertenencia minera estan ahora archivadas en la Oficina de Minas, Calle Herran, en Manila.

Cualquiera o todas las personas que tengan alguna reclamacion adversa a las mencionadas pertenencias mineral, vetas, filon o parte de las misma en tal forma descrita, medida, trazada, y solicitadas, quedan por la presente notificadas que a menos que sus reclamaciones ú oposiciones se presenten al Director de Minas en la Ciudad de Manila ó al Registrador de Minas de la Ciudad de Baguio, durante el periodo de Sesenta (60) dias desde la primera publicacion (Septiembre 26, 1966), de conformidad con las leyes y reglamentos arriba mencionados, las mismas seran desestimadas para siempre de acuerdo con las disposiciones de las mismas leyes y reglamentos. Las reclamaciones ú oposiciones adversas deberan presentarse en duplicado y bajo juramento, una copia de las cuales se facilitara por el reclamante por correo certificado al solicitante del patente.

Para mas particulares referentes a los terreno mineral y condiciones del patente, dirijase el Jefe de los Oficiales Legales del Buro de Minas, Calle Herran, en Manila.

Manila, Filipinas, Septiembre 13, 1966.

FERNANDO S. BUSUEGO, JR.

Director de Minas

[52-8]

[FOURTH PUBLICATION]

NOTICE OF APPLICATION(S) OF LEPANTO
CONSOLIDATED MINING CO. FOR LODE
PATENT.

Notice is hereby given that, in accordance with the provisions of the Act of Congress of the United States of America of July 1, 1902, as amended, Act No. 624 of the Philippine Commission and Commonwealth Act No. 137, as amended, and the rules and regulations promulgated thereunder, the Lepanto Consolidated Mining Co. a legal entity duly organized and existing under the laws of the Philippines, whose post office address is: Mercury House, 430 T. M. Kalaw, Ermita, Manila has filed one (1) application LPA No. V-60 for mineral patents covering "Orange Fr." lode mining claims, described as follows:

(LPA No. V-60)

Name of claim: "Orange Fr."

Date registered: January 27, 1934.

Location: Barrio of Tabio, municipal-district of Mankayan, sub-province of Benguet, Mt. Province, island of Luzon.

Boundaries: Northwest, by "Brown Fr." (Lp-505-D) Mineral Claim of Lepanto Consolidated Mining Co.; Northwest, by "Mojave Fr." (Lla-1616-D) Mineral claim and "Yuma Fr." (Lla-1618-D) Mineral claim both of Lepanto Consolidated Mining Co.; Southeast, by "Fred Fr." (Lla-1697-D) Mineral Claim of Laney Muller; and National Road; and Southwest, by "Rose Fr." (Lp-507-D) Mineral claim of Lepanto Consolidated Mining Co.

Area: 8.6892 hectares.

Survey Plan No.: Lp-504-D

The claim applied for are more fully described as to metes and bounds on the official survey plan No. Lp-504-D, copies of which are posted on a conspicuous place within the boundaries of the claim(s), technical description and final notes of survey thereof which are now filed in the Bureau of Mines, Manila.

Any and all persons having adverse claims to the above-mentioned application covering the mining claims, grounds, veins, lode, premises, or any portion thereof, so described, surveyed, platted, and applied for, are hereby notified that unless their adverse claims are duly filed with the Director of Mines, Herran St., Manila, or with the Mining Recorder, Baguio City, during the period of sixty (60) days, to be reckoned immediately after the first publication (October 4, 1966), according to law, rules and regulations above-mentioned, such adverse claims will be forever barred by virtue of the provisions of the same mining laws, rules and regulations. Adverse claims should be furnished the patent applicant by the adverse claimant by registered mail.

For further particulars regarding the mineral claim(s) and the conditions of the patent, apply to the Chief Legal Officer, Bureau of Mines, Herran Street, Malate, Manila.

Manila, Philippines, September 15, 1966.

FERNANDO S. BUSUEGO, JR.

Director of Mines

[51-7]

Bureau of Public Works

REPUBLIC OF THE PHILIPPINES
 DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
 BUREAU OF PUBLIC WORKS
 MANILA

INVITATION TO SUBMIT PROPOSAL

Sealed Written Proposals (7 copies) for the reclamation, on a turn-key basis, of the South Harbor beyond the Engineer Island with an area of at least One hundred hectares (100 has.), and of the North Harbor beyond Puting Bato with an area of at least One hundred fifty hectares (150 Has.); and for the construction thereon, also on a turn-key basis, of modern piers and pier facilities, warehouses, refrigerated storage, container areas and equipment, will be received in the Office of Commodore Santiago C. Nuval, Room 401 Customs Building, Port Area, Manila, not later than 31 January 1967 at 10:00 o'clock in the morning.

All proposals must conform to the requirements contained in the "Instructions to Offerers" which can be obtained from the office of Commodore Santiago C. Nuval, Room 401 Customs Building, Port Area, Manila. It is understood that the government shall retain ownership, supervision and control cover the reclaimed land.

All proposals received shall become the property of the government without any obligation whatsoever on its part. The Committee created by the President of the Philippines per Memorandum dated November 22, 1966, reserves the right to accept or reject partly or wholly, any and/or all proposals or require the submission of additional or supplementary information from the offerors.

Bidders pre qualifications Pre-C-1 and Pre-C-2 shall be submitted to the above stated office not later than January 3, 1967.

Manila, December 15, 1966.

For the Committee:

By: (Sgd.) SANTIAGO C. NUVAL
Executive Secretary

REPUBLIC OF THE PHILIPPINES
 DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
 BUREAU OF PUBLIC WORKS
 MANILA

December 9, 1966

INVITATION TO BID

Sealed bids on prescribed Bureau of Public Works Forms for the construction of one (1) Pilot Well at the South Harbor Area, Manila will be received at the Office of the Director of Public Works, Manila, until 11:00 a.m., January 17, 1967, and then publicly opened.

Financial requirements:

Cash—₱5,000.00.
 Credit line—₱10,000.00.

Deadline Pre-C-1 and Pre-C-2—December 28, 1966.

Full particulars re bid bond, plans and specifications, the Proposal Form and other prerequisites, may be obtained at the Office mentioned above by any prospective bidder.

All cement requirement of the project subject of this bidding will be furnished by the Government without cost to the contractor, the quantity of which is given in the specifications.

(Sgd.) A. B. DELEÑA
Officer-in-Charge
Bureau of Public Works

NOTICES OF APPLICATION FOR WATER RIGHTS

[FIRST PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on November 11, 1966 by Fernando Jacinto of Barrio Beckel, Trinidad, Benguet, for the appropriation of the public waters of Unnamed spring in Barrio Beckel, Trinidad, Benguet, for domestic use in the quantity of 2.50 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: The spring source or point of diversion is N. 73° 00' W, 104.00 meters from the nearest corner monument of the Bureau of Forestry reservation inside which the spring is located.

(c) That the proposed work are to consist of 3×6×3 meters concrete tank with pipe overflow. Proposed work—Height, 3.00 meters; Width at top, 3.00 meters; Width at bottom, 3.00 meters; Length at top, 6.00 meters; Length at bottom, 6.00 meters. The proposed work has no dam.

(d) That the land to be irrigated is located in Barrio Beckel, Trinidad, Benguet.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on November 7, 1966 by the Atlas Consolidated Mining and Development Corporation % J. Y. Karaan of A. Soriano Bldg., 8776 Paseo de Roxas, Makati, Rizal, for the appropriation of the public waters of Sigpit River watershed in Sitio Sigpit, Barrio Lutopan, Toledo City, for milling and mining in the quantity of 470 liters per second.

in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: MRM No. 14 Toledo, Canapnapan to Damsite: N. 70° 43' 49", W, 5,535 kms.

(c) That the proposed work are to consist of permanent structure. Dam Height—38.0 meters; width at top—6.0 meters; width at bottom—200.0 meters; length at top—31.0 meters; length at bottom—10.0 meters. Canal length—150 meters; average width—1/2 meter.

(d) That the land to be irrigated is located in Sitio Sigpit, Barrio Lutopan, Toledo City.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on November 7, 1966 by Marcopper Mining Corporation of Santa Cruz, Marinduque for the appropriation of the public waters of Bol River & Macalawang Creek in Labo & Kilo-kilo, Sta. Cruz, Marinduque for Industrial & Domestic use in the quantity of 250 liters per second, in accordance with the provisions of Act No. 2152, as amended. *Bol River—240 liters per second, Macalawang Creek—10 liters per second.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Bol River—From Certiza Point S-561, bears S-59' W, 336 Mt. Macalawang Creek—From Certiza Point S-561, Diversion bears S-68' E, 1,963 meters.

(c) That the proposed work are to consist of rock, sand and gravel—permanent dam. Height—Bol River—10 meters Macalawang River—2 meters; width at top—Bol River—2 meters, Macalawang

River—0.3 meter; width at bottom—Bol River—4.5 meters, Macalawang River—1 meter; length at top—Bol River—30,—Bol River 4 meters; length at bottom—Bol River—24, Macalawang River 2.5 meters.

(d) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on November 8, 1966 by Felix E. Orlino of Bani, Pangasinan, for the appropriation of the public waters of Sapang Ongot & Pamara-bagen Creeks in Macabit, Bani, Pangasinan, for irrigation in the quantity of 351 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Southwest about 100.00 meters, more or less, from designated Cor. No. 1, under Certificate of Title No. 244950.

(c) That the proposed work are to consist of temporary dam. Height—5 meters; width at top—2 meters; width at bottom—4 meters; length at top—10 meters; length at bottom—20 meters. Canal length—100 meters; average width—20 meters.

(d) That the land to be irrigated is located in Macabit, Bani, Pangasinan, containing an area of 351 hectares and its boundaries are: North—Maria Rivera; East—Juana Oboza; South—Hilario Orlino; and West—Anastacio Orlino.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such ob-

jection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on September 22, 1966 by Veronica Hoebo of San Jose, Batangas, for the appropriation of the public waters of Sto. Niño River in Sto. Niño, Ibaan, Batangas, in the quantity of 30 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately N. 6' 40' W., 4,298 meters from Ibaan Church Bell Tower, Mp. of Ibaan, Batangas.

(c) That the proposed work are to consist of irrigation pump. Canal length—800 meters; average width—40 cm.

(d) That the land to be irrigated is located in Sto. Niño, Ibaan, Batangas, containing an area of 14.7 hectares and its boundaries are: North—Manuel Landig, Antonio Hugonillo & Dacia Patulot; East—Manuel Landig, Matilda Patulot, Bo. Road Florencio Manalo; South—Leonardo Tejada, Faustino Litan, Emilio Mendoza, etc.; and West—Emilio Mendoza & dry creek.

(e) That the water requested will be used April to July and November to February.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on September 9, 1966 by Nicanor Sevilla of San Miguel, Bulacan, for the appropriation of the public waters of Malapajo Creek in Sta. Rita, San Miguel, Bulacan, for pump irrigation in the quantity of 10 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: The pumpsite is approximately N. 15° 00' W., from the boundary monument of Sta. Rita & Magmarale and about 10 meters.

(c) That the proposed work are to consist of irrigation pump. Canal length—250 meters; average width—2.50 meters.

(d) That the land to be irrigated is located in Sta. Rita, San Miguel, Bulacan, containing an area of 10 hectares and its boundaries are: North—Barrio Road of Sta. Rita & Magmarale; East—Railroad tract; South—Malapajo Creek; and West—Jose Payawal.

(e) That the water requested will be used from January to December.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 21, 1966 by Bonifacia Daño de Legaspi of Sablayan, Occidental Mindoro for the appropriation of the public waters of Tagunla Brook & Tuban Lake in Arellano, Sablayan, Occ. Mindoro for irrigation in the quantity of 450 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately 150 meters southwest from cor. No. 27 of the lot to be irrigated.

(c) That the proposed work are to consist of temporary dam. Height—2.00 meters; width at top—1.00 meter; width at bottom—6.00 meters; length at top—8.00 meters; length at bottom—8.00 Canal lenght—500.00 meters; average width—1.00 meter.

(d) That the land to be irrigated is located in Arellano, Sablayan, Occ. Mindoro, containing an area of 300.00 hectares and its boundaries are: North—Public land; East—Public land; South—Public land & Pedro Fernandez; and West—Public land.

(e) That the water requested will be used May to December to February.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 9, 1966 by Zosimo Arroyo of Candaba, Pampanga, for the appropriation of the public waters of Uncut River in Mapaniqui, Candaba, Pampanga, for pump irrigation in the quantity of 78 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately N. 41° 30' E., 712.00 meters from Adobe Stone Monument.

(c) That the proposed work are to consist of irrigation pump. Canal length—1,500 meters; average width—3.00 meters.

(d) That the land to be irrigated is located in Mapaniqui, Candaba, Pampanga, containing an area of 78 hectares and its boundaries are: North—Uncut River; East—Uncut River & Julian Culala; South—Vicente Reyes & Julian Culala; and West—Tomas Cardenas & Valentino Joaquin.

(e) That the water requested will be used from January to December.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a

written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 6, 1966 by Lope Cordero of Rosario, Batangas, for the appropriation of the public waters of Tubahan Creek in Tubahan, Rosario, Batangas, for pump irrigation in the quantity of 20 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately S. $71^{\circ} 50'$ E., 8,890 meters from BLLM No. 1, Map of Taysan, Batangas.

(c) That the proposed work are to consist of pump. Length—300 pipelines.

(d) That the land to be irrigated is located in Tubahan, Rosario, Batangas, containing an area of 20.0 hectares and its boundaries are: North—Pedro Roxas, Bugaan Creek & Tubahan Creek; East—Property of Antonio Bay; South—Antonio Bay, Adriano Date, et al. & Leodegaro Date; and West—Liberato Magsino.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

045864—17

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 25, 1966 by Maximiano Anyayahan of Calapan, Oriental Mindoro, for the appropriation of the public waters of Pangalaan River in Managpi, Calapan, Or. Mindoro, for pump irrigation in the quantity of 60 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately N. $66^{\circ} 44'$ W. and 13,289 meters from BLLM No. 29, Calapan Cadastral No. 104.

(c) That the proposed work are to consist of irrigation pump. Canal length—500 meters; average width—3.50 meters.

(d) That the land to be irrigated is located in Managpi, Calapan, Or. Mindoro, containing an area of 38 hectares and its boundaries are: North—Provincial Road; East—Teresa Anyayahan; South—Pangalaan River; and West—Benigno Tejedo & Victor Hernandez.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
Officer-in-Charge
Administrative Division

[2-5]

[SECOND PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 11, 1966 by the Aras-asan Timber Company, Inc. % Mamerto San-victores of Barrio Aras-asan, Cagwait, Surigao del Sur, for the appropriation of the public waters of Aras-asan River in Barrio Aras-asan, Cagwait, Surigao del Sur for industrial purpose in the quantity of 8.75 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Location of Damsite at Aras-asan River—Bearing N. 16° 56' E. Distance—4,489.27 meters to BLLM No. 1 of Cagwait, Surigao del Sur.

(c) That the proposed work are to consist of natural dam with natural diversion canal.

(d) That the land to be irrigated is located in Barrio Aras-asan, Cagwait, Surigao del Sur, containing an area of hectares and its boundaries are: North—Public Forest; East—Public Forest; South—Public Forest; and West—Public Forest.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge

B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[1-4]

A. B. DELEÑA
Officer-in-Charge

B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, Sept. 7, 1966 by Communal Farmers' Association % Regino Manalo of Barrio Communal, Calapan Or. Mindoro, for the appropriation of the public waters of Boho-an Creek in Biga, Calapan, Or. Mindoro for irrigation in the quantity of 30 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and or refiled with the Director, Bureau of Public Works, Manila, on June 6, 1966 by Vicente Tives of No. 7 Duhat Road, Northern Hills Subdivi-

sion Malabon, Rizal, for the appropriation of the public waters of Immanuel Creek in Barrio Cabanuñgan, Ilagan, Isabela, for pump irrigation in the quantity of 50 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately N. 48° W. 2,500 meters from barrio Cabanuñgan, barrio school flagpole and approximately S. 85° 50' W., 5,925 meters from BLLM No. 1, Ilagan Cad. Map.

(c) That the proposed work are to consist of irrigation pump with no dam. Canal length—800 meters; average width—1.0 meter.

(d) That the land to be irrigated is located in Barrio Cabanuñgan, Ilagan, Isabela, containing an area of 24 hectares and its boundaries are: North—Immanuel Creek; East—Jose Adelan; South—Leoncio Gozum; and West—Leoncio Gozum.

(e) That the water requested will be used August to January, and March to June.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

as follows: 1 km. south of temporary bridge over Biga River.

(c) That the proposed work are to consist of temporary dam. Height—2.80 meters; width at top—1.50 meters; width at bottom—8.00 meters; length at top 13.00 meters; length at bottom—6.00 meters of wood, earth, gravel and sand. Canal length—40.00 meters; average width—1.00 meter.

(d) That the land to be irrigated is located in Bo. Communal, Calapan, Or. Mindoro, containing an area of 20.00 hectares and its boundaries are: North—Private properties; East—Private properties; South—Private properties; and West—Private properties.

(e) That the water requested will be used the year round.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge

B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[1-4]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 4, 1966 by Caridad J. Cruz, of Bacolod City, Negros Occidental, for the appropriation of the public waters of Bugasok Creek in Hda. Chleo, Sagay, Negros Occidental for pump irrigation in the quantity of 135 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately 35 meters from Brick Chimney of an old sugar mill to the point of diversion S. $40^{\circ} 00' W.$

(c) That the proposed work are to consist of irrigation pump.

(d) That the land to be irrigated is located in Hda. Chleo, Sagay, Negros Occidental, containing an area of 180 hectares and its boundaries are: North—Lots Nos. 558-C, 552, 553, & 559; East—Lots Nos. 558 and Bugasok Creek; South—Buga-

sok Creek, Lots Nos. 892, 890, 859 and Mrs. Caridad J. Cruz; and West—Mrs. Caridad Cruz.

(e) That the water requested will be used from December to June.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge

B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[1-4]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 9, 1966 by Agustina Villanueva of Mandaluyong, Rizal, for the appropriation of the public waters of Unaon Creek in Sta. Lucia, Bagabag, Nueva Vizcaya, for pump irrigation in the quantity of 50 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately S. $70^{\circ} 00' E.$, 2.0 Km. from airport windmill.

(c) That the proposed work are to consist of irrigation pump. Canal length—800 meters; average width—1.0 meter.

(d) That the land to be irrigated is located in Sta. Lucia, Bagabag, Nueva Vizcaya, containing an area of 40.0 hectares and its boundaries are: North—Juan Espero; East—Jose Zamora; South—Unaon Creek; and West—Canuto Hernaez and heirs of Basat.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such ob-

jection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[1-4]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Sept. 7, 1966 by Biga River Irrigation Association, Inc. of Biga, Calapan, Or. Mindoro, for the apprepiation of the public waters of Biga River in Biga, Calapan, Or. Mindoro, for irrigation in the quantity of 150 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: S. $3^{\circ} 45'$ W., 1,850.00 meters more or less from BLLM No. 69, Calapan Cadastre.

(c) That the proposed work are to consist of a concrete dam. Height—4.50 meters; width at top—2.50 meters; width at bottom—3.00 meters; length at top—70.00 meters; length at bottom—60.00 meters. Canal length—1,200.00 meters; average width—1.00 meter.

(d) That the land to be irrigated is located in Biga, Calapan, Or. Mindoro, containing an area of 150.00 hectares and its boundaries are: North—Juan Tadeo; East—Provincial Road; South—Provincial Raod; and West—Biga River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[1-4]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 3, 1966 by Roman Mirasol, Jr. of Binalbagan, Occ. Negros, for the appropriation of the public waters of Calanci Creek in Carabalan, Himamaylan, Occ. Negros, for pump irrigation in the quantity of 35 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately S. $30^{\circ} 00'$ W., 500 meters from flagpole of Libacao Elementary School, Himamaylan, Occidental Negros.

(c) That the proposed work are to consist of irrigation pump. Canal length—1000 meters; average width—4.00 meters.

(d) That the land to be irrigated is located in Carabalan, Himamaylan, Occidental Negros, containing an area of 35 hectares and its boundaries are: North—Venanelo Castro; East—Aniceto Flores; South—Nicolas Torilla; and West—Calanci Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 12, 1966 by Catalino Jarbadan, Jr. Barrio Poblacion, M'lang, Cotabato for the appropriation of the public waters of M'lang River in Barrio Pulang Lupa, M'lang, Cotabato for pump irrigation in the quantity of 46 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described

as follows: Lot No. 4359 Pls-116 bounded on South along line 1-2 by Lot 3991, Pls-116; along line 2-4 by Lot 3986, Pls-116; along line 4-16 by M'lang, and along lines 16-18 and 18-1 by road.

(c) That the proposed work are to consist of pump irrigation unit. No dam.

(d) That the land to be irrigated is located in Barrio Pulang Lupa, M'lang, Cotabato, containing an area of 20 hectares and its boundaries are: North—M'lang River; East—Quarry Road; South—Ricardo Hisugan; and West—Genaro Gumana.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[1-4]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 17, 1966 by Luzon Cement Corporation of Rm. 230 Shurdut Bldg., Intramuros, Manila for the appropriation of the public waters of Salapangan River in Acle, San Ildefonso, Bulacan for industrial and domestic use in the quantity of 45 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: 400 meters due East from the Acle Barrio School, San Ildefonso, Bulacan.

(c) That the proposed work are to consist of pump with temporary dam. Height—1.00 meters; width at top—1.00 meters; width at bottom—5.00 meters; length at top—10.00 meters; length at bottom—6.00 meters.

(d) That the land to be irrigated is located in Acle, San Ildefonso, Bulacan, containing an area of 45 hectares.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a

written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[1-4]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed with the Director, Bureau of Public Works, Manila, on November 4, 1966 by Mrs. Liwanag Sapico of Calapan, Oriental Mindoro, for the appropriation of the public waters of Maibon Creek in Barrio Sto. Niño (Mibon), Naujan, Oriental Mindoro for irrigation in the quantity of 45 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: The proposed diversion is S. 65° 15' E., 150.00 meters more or less from Sto. Niño Barrio School, Naujan, Oriental Mindoro.

(c) That the proposed work are to consist of temporary dam. Height—3.00 meters; width at top—3.00 meters; width at bottom—5.00 meters; length at top—8.00 meters; length at bottom—8.00 meters. Canal length—700.00 meters; average width—2.00 meters.

(d) That the land to be irrigated is located in Barrio Sto. Niño, Naujan, Oriental Mindoro, containing an area of 25.0000 hectares and its boundaries are: North—Francisco Arevalo and Antonino; East—Crispulo de Guzman; South—Maibon Creek; and West—Magno Viray and Pasto Reyes.

(e) That the water requested will be used for irrigation purposes throughout the year.

In view of such application, it is hereby further notified that any person, interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[1-4]

[THIRD PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on September 9, 1966 by Jose Veneracion of San Miguel, Bulacan, for the appropriation of the public waters of Garlang River in Salangan, San Miguel, Bulacan, for pump irrigation in the quantity of 20 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately S. 39 deg. 00 min. W., from the flagpole of the Paliwasan Primary School and approximately 850 meters.

(c) That the proposed work are to consist of irrigation pump. Canal length—200 meters; average width—2.50 meters.

(d) That the land to be irrigated is located in Salangan, San Miguel, Bulacan, containing an area of 20 hectares and its boundaries are: North—Soledad Dantes; East—Amelia Javier; South—Garlang River; and West—Garlang River.

(e) That the water requested will be used from January to December.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[52-3]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 27, 1966 by Bienvenido Abes of General Tinio, Nueva Ecija, for the appropriation of the public waters of Punot and Maraluluhat Creeks in Sta. Cruz, Gapan, Nueva

Ecija, for pump irrigation in the quantity of Pumpsite No. 1—15 liters per second and Pumpsite No. 2—15 liters per second.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately Pumpsite No. 1—N. 28 deg. 18 min. W., 1,030.00 meters from B.L.L.M. No. 28 and Pumpsite No. 2—N. 23 deg. 32 min. W., 621.00 meters from B.L.L.M. No. 28.

(c) That the proposed work are to consist of irrigation pumps. Canal length—600.00 meters; average width—2.00 meters.

(d) That the land to be irrigated is located in Sta. Cruz, Gapan, Nueva Ecija, containing an area of 30 hectares and its boundaries are: North—Punot Creek and property of Nicanor Aves; East—Sapang Maraluluhat and property of Alejo Aves; South—Lot 4299 of Gapan Cad. and creek; and West—Lot 4299 and property of Evaristo Mallare.

(e) That the water requested will be used from January to December.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 20, 1966 by Exequiel B. Cirujano of Calapan, Oriental Mindoro, for the appropriation of the public waters of Panusuan River in Aurora, Naujan, Oriental Mindoro, for pump irrigation in the quantity of 20 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown in the sketch filed with the application described

as follows: Approximately S. 34 deg. 30 min. W., 160.00 meters from BBM No. 119, Naujan Cadastre.

(c) That the proposed work are to consist of irrigation pump. Canal length—500 meters; average width—3.50 meters.

(d) That the land to be irrigated is located in Aurora, Naujan, Oriental Mindoro, containing an area of 20 hectares and its boundaries are: North—Bayog River; East—Panusuan River; South—Benito Bahia; and West—Macarion Gonzales and Florentino Briones.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[52-3]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on April 21, 1966 by Atty. Zosimo C. Mendoza of Calapan, Oriental Mindoro, for the appropriation of the public waters of Masipit Creek in Masipit, Calapan, Oriental Mindoro, for pump irrigation in the quantity of 15 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately N. 57 deg. 02 min. W., 403.00 meters from BLLM No. 7, Calapan Cadastre.

(c) That the proposed work are to consist of irrigation pump. Canal length—400.00 meters; average width—1.80 meters.

(d) That the land to be irrigated is located in Masipit, Calapan, Oriental Mindoro, containing an area of 10 hectares and its boundaries are: North—Masipit Creek and Lot Nos. 1783 and 1785 of Calapan Cad.; East—Lot 1780 of Calapan Cadastre; South—Lot Nos. 1774 and 1778 of Calapan Cadastre; and West—Masipit Creek and Lot Nos. 1773 and 1776 of Calapan Cadastre.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[52-3]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 9, 1966 by Herminia E. Siazon of Quezon, Nueva Ecija, for the appropriation of the public waters of Labong River in Sta. Rita, Quezon, Nueva Ecija, for pump irrigation in the quantity of 79 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately N. 30 deg. 15 min. W., and 3,790 meters from BLLM No. 1, Casanova, Quezon, Nueva Ecija.

(c) That the proposed work are to consist of irrigation pump. Canal length—800 meters; average width—1.50 meters.

(d) That the land to be irrigated is located in Sta. Rita, Quezon, Nueva Ecija, containing an area of 79 hectares and its boundaries are: North—Bernarda Tinio; East—Sapang Palay; South—Pedro Crisanto and Celino Eugenio; and West—Labong River.

(e) That the water requested will be used from January to December.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[52-3]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 3, 1966 by Leonardo Diño of San Miguel, Bulacan for the appropriation of the public waters of Balaong River in Balaong, San Miguel, Bulacan for pump irrigation in the quantity of 10 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately N. 35 deg. 00 min. E., 2,000 meters from the flagpole of Labne Primary School, San Miguel, Bulacan.

(c) That the proposed work are to consist of irrigation pump. Canal length—800 meters; average width—3 meters.

(d) That the land to be irrigated is located in Balaong, San Miguel, Bulacan, containing an area of 10 hectares and its boundaries are: North—Balaong River; East—Nicodemus Tecson; South—Unnamed Creek; and West—Nicanor Vidal.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[52-3]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 3, 1966 by Jose S. Campos, Sr. of Dasmariñas, Cavite, for the appropriation of the public waters of Nangcaan River in Langkaan II, Dasmariñas, Cavite, for pump irrigation in the quantity of 15 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described

as follows: Approximately 1.5 Kms. South of Dasmariñas, Cavite Municipal Hall.

(c) That the proposed work are to consist of pump.

(d) That the land to be irrigated is located in Langkaan II, Dasmariñas, Cavite, containing an area of 15 hectares and its boundaries are: North—Jose Campos; East—Nancaan River; South—Nancaan River; and West—Hermogenes Campos.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[52-3]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 3, 1966 by Aquilino Fajardo of Calumpit, Bulacan, for the appropriation of the public waters of Pampanga River in San Miguel, Calumpit, Bulacan, for pump irrigation in the quantity of 80 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately N. 55 deg. 30 min. E. 950 meters from flagpole of San Miguel Primary School No. 2, Calumpit, Bulacan.

(c) That the proposed work are to consist of irrigation pump. Canal length—1,500 meters; average width—4.00 meters.

(d) That the land to be irrigated is located in San Miguel, Calumpit, Bulacan, containing an area of 80 hectares and its boundaries are: North—Pampanga River; East—Pampanga River; South—Pampanga River Control dike; and West—Macario Reyes and Damiana de Leon.

(e) That the water requested will be used from January to December.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such ob-

jection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[52-3]

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[52-3]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 25, 1966 by Daniel Estioco of Barrio Rizal, Alicia, Isabela, for the appropriation of the public waters of Macay-caoayan Creek in Barrio Rizal, Alicia, Isabela, for irrigation in the quantity of 30 and 10 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Dam and pump site No. 1 is 700.00 meters due south from Barrio Rizal elementary school site, and Dam and Pump site No. 2 is 800.00 meters west southwest from the same school site.

(c) That the proposed work are to consist of dam and pumps. Height—2.00 meters; width at top—3.00 meters; width at bottom—9.00 meters; length at top—6.00 meters; length at bottom—5.00 meters. Dam to be made of earth. Canal length—150.00 meters; average width—1.00 meter.

(d) That the land to be irrigated is located in Barrio Rizal, Alicia, Isabela, containing an area of 20 & 5 hectares and lots and its boundaries are: Lot A—North—Macaycaoayan Creek; East—Patri-
cio Mayo; South—Severino Asuncion; and West—
Romana Nillo. Lot B—North—Daniel Estioco;
East—Francisco Capayan; South—Macaycaoayan
Creek; and West—Hilario Estioco.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such ob-

jection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[52-3]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 19, 1966, by Diadi Irrigation System % Gregorio V. Rosete, of Diffun, Nueva Vizcaya, for the appropriation of the public waters of Diadi River in Barrio Villa Manzo, Cordon, Isabela, for irrigation in the quantity of 1,200 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: The proposed dam site is approximately N. 40 deg. 00 min. W., 1,580.00 meters from BLLM No. 69, Cordon, Isabela.

(c) That the proposed work are to consist of permanent structure. Height—6.50 meters; width at top—1.00 meters; width at bottom—2.00 meters; length at top—55.00 meters; length at bottom—20.00 meters. Canal length—5,000.00 meters; averaged width—2.00 meters.

(d) That the land to be irrigated is located in Barrio Villa, Manzo, Cordon, Isabela, containing an area of 800.00 hectares and its boundaries are: North—Diadi River; East—Barrio Ambalatongan; South—Capuntuan Creek; and West—Portion of Barrio Marzo.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such ob-
jection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. S. DELEÑA
Officer-in-Charge
B.P.W

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)

[52-3] Administrative Division

LAST PUBLICATION

NOTICE OF REQUEST OF THE APATOT COMMUNAL IRRIGATORS' ASSOCIATION INC. TO CHANGE THE NATURE OF THEIR DAM FROM GRAVITY TO PUMP SYSTEM AND TO TRANSFER THE POINT OF DIVERSION TO A NEW SITE AT THE APATOT CREEK IN PINILI AND BADOC, ILOCOS NORTE.

To Whom It May Concern:

Notice is hereby given—

(a) That the Apatot Communal Irrigators Association, Inc. of Pinili, Ilocos Norte, has filed with the Secretary of Public Works and Communications, Manila, thru the Director of Public Works a request for permission to change the nature of their dam from gravity to pump system, and to transfer the point of diversion to a new site about 900 meters downstream from the old man.

(b) That the location of the diversion site is on the Apatot Creek in Barrio Darat, Municipalities of Pinili and Padoc, Ilocos Norte.

(c) That any person who may be adversely affected may file a written protest stating the reasons for such objection with the Director of Public Works, within thirty (30) days beginning with the last day of publication in the *Official Gazette* of this notice.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

NOTICE OF REQUEST OF JOSE SIBAYAN TO CHANGE THE NATURE OF HIS DAM FROM TEMPORARY TO PERMANENT STRUCTURE AT THE MAN-AWAO RIVER IN BAMBANG, NUEVA VIZCAYA.

To Whom It May Concern:

Notice is hereby given—

(a) That Jose Sibayan of Bambang, Nueva, Vizcaya, has filed with the Secretary of Public Works and Communications, Manila, thru the Director of Public Works, a request for permission

to change the nature of his dam from temporary to permanent structure.

(b) That the location of the diversion site is on the Man-awao River, Barrio San Fernando, Bambang, Nueva Vizcaya.

(c) That any person who may be adversely affected may file a written protest stating the reasons for such objection, with the Director of Public Works, within thirty (30) days beginning with the last day of Publication in the *Official Gazette* of this notice.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

NOTICE OF REQUEST OF CONCEPCION INFANTE TO TRANSFER HER POINT OF DIVERSION TO A NEW SITE AND FROM GRAVITY TO PUMP SYSTEM ON THE INDURUYAN RIVER IN LA CASTELLANA, NEGROS OCCIDENTAL.

To Whom It May Concern:

Notice is hereby given—

(a) That Concepcion Infante of San Juan St., La Castellana, Negros Occidental, has filed with the Secretary of Public Works and Communications, Manila, thru the Director of Public Works, a request for permission to transfer her point of diversion from N. 65 deg.-30 deg. E., 160 meters, more or less to 300 meters downstream and from gravity to pump system of the Induruyan River.

(b) That the location of the diversion site is on the Induruyan River in La Castellana, Negros Occidental.

(c) That any person who may be adversely affected may file a written protest stating the reasons for such objection, with the Director of Public Works, Manila, within thirty (30) days beginning

with the last day of publication in the *Official Gazette* of the notice.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 6, 1966 by Jose Santos Cuyugan of San Fernando, Pampanga, for the appropriation of the public waters of Malapad Creek in Del Pilar, San Fernando, Pampanga, for pump irrigation in the quantity of 40 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately S. 85 deg. 00 min. E., 500 meters from the San Fernando Cathedral Church.

(c) That the proposed work are to consist of irrigation pump. Canal length—500 meters; average width—3 meters.

(d) That the land to be irrigated is located in Del Pilar, San Fernando, Pampanga, containing an area of 40 hectares and its boundaries are: North—Barrio Road; East—Heirs of Francisco Singian; South—Heirs of Francisco Singian; and West—MacArthur Highway.

(e) That the water requested will be used from August to December.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on September 13, 1966 by Leonor Gonzaga Estate Inc. of Business Address No. 49 Rodriguez Ave., Bacolod City, for the appropriation of the public waters of Tan-ao River in Rizal, Sagay, Negros Occidental, for Irrigation in the quantity of 80 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: S. 78 deg. 00 min. W., 1.00 meters and S. 45 deg. 00 min. W., 1,250 meters, more or less from the northern post corner of Lot No. 1447-B.

(c) That the proposed work are to consist of irrigation pump.

(d) That the land to be irrigated is located in Rizal, Sagay, Negros Occidental, containing an area of 70.44 hectares and its boundaries are: North—Lot Nos. 935 and 937 (Saldavia); East—Lot Nos. 1448 & 958 (Giroldo); South—Lot Nos. 957 & 958 (Sison & Uchiat); and West—Tan-ao River & Lot Nos. 949, 947, 946, 945, 944 & 943 (Puey).

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 12, 1966 by Pelagio P. Olamit (Pres., Candijay Irrig. Assn.) of Candijay, Bohol, for the appropriation of the public waters of Cadapdapan, Canolin & Gabayan Streams in Candijay, Bohol, for irrigation in the

quantity of 840 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Approximately S. 84 deg. 30 min. E., 5,930.00 meters from Southwest corner of Lungsodan public markets.

(c) That the proposed work are to consist of permanent dam. Height—1.00 meters; width at top—1.00 meters; width at bottom—3.00 meters; length at top—7.00 meters; length at bottom—7.00 meters. Canal length—7,400.00 meters; average width—1.30 meters.

(d) That the land to be irrigated is located in Candijay, Bohol, containing an area of 836 hectares and its boundaries are: North—Gabayan River; East—Swamp; South—Cambani River; and West—Mountain.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 8, 1966 by Walter Hallare of Bula, Camarines Sur, for the appropriation of the public waters of Canamnam Creek in Casugad, Bula, Camarines Sur, for irrigation in the quantity of 38 liters per second, in accordance with the provisions of Act No. 2153, as amended.

(b) That the proposed work are to consist of irrigation pump.

(c) That the land to be irrigated is located in Casugad, Bula, Camarines Sur, containing an area of 28 hectares and its boundaries are: Northwest—Along line 1-2 by lot 1266 cad. 294; East—Along line 2-3 by lot 1262 cad. 294; South—Along line 4-5 by lot 4071 cad. 294; and West—Along line 6-14 and 14-1 by Napo Creek.

(d) That the water requested will be used the year round.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 6, 1966 by Mrs. Emma Lopez Martinez of Ormoc City (Bo. Lao, Ormoc City, Leyte) for the appropriation of the public waters of Pagsanghan River in Barrio Lao, Ormoc City, Leyte, for irrigation (by pump) in the quantity of 50 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Tie line approximately 3,000 meters N. 5 deg. 21 min. W., from flagpole of Lao Barrio School.

(c) That the proposed work are to consist of centrifugal pump. Canal length—200 meters; average width—3 meters.

(d) That the land to be irrigated is located in Barrio Lao, Ormoc City, Leyte, containing an area of 39 hectares and its boundaries are: North—Pagsanghan River; East—Ricardo Martinez; South—Ricardo Martinez; and West—Alberto Martinez.

(e) That the water requested will be used from December to June.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B.P.W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 5, 1966 by Francisco A. Becares of Roxas City (Capiz) for the appropriation of the public waters of Jaguimitan Creek in Barrio Fernandez, Ma-ayon, Capiz, for irrigation in the quantity of 30 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: P. S. is N. 66 deg. 32 min. W., 107 meters from BBM No. 30 of Pontevedra Cadastral No. 189.

(c) That the proposed work are to consist of pump irrigation system. Canal length—300 meters; average width—3.50 meters.

(d) That the land to be irrigated is located in Barrio Fernandez, Ma-ayon, Capiz, containing an area of 30 hectares and its boundaries are: North—P. Alovera M. Lacerna; East—Jaguimitan Creek; South—A. Declaro F. Bones; and West—G. Alovera and P. Alovera.

(e) That the water requested will be used May to September, and February to March.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

To WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on June 29, 1966 by Marcelo Rull of Pili, Camarines Sur for the appropriation of the public waters of Yapos Creek in Bagong Sirang, Pili, Camarines Sur, for irrigation in the quantity of 12 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows: Tie line S. 41 deg. 00 min. W., from Bagong Sirang Elementary School.

(c) That the proposed work are to consist of irrigation pump.

(d) That the land to be irrigated is located in Bagong Sirang, Pili, Camarines Sur, containing an area of 12 hectares and its boundaries are: North—Yapus Creek; East—Agripino Sta. Clara; South—Marcelo Rull; and West—Constancio dela Cruz.

(e) That the water requested will be used the year round.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Officer-in-Charge
B. P. W.

By: FRANCISCO B. MANCAO
Administrative Officer II
(Officer-in-Charge)
Administrative Division

[51-2]

Bureau of Public Highways

REPUBLIC OF THE PHILIPPINES
 DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
 BUREAU OF PUBLIC HIGHWAYS
 OFFICE OF THE HIGHWAY DISTRICT ENGINEER
 MALOLOS, BULACAN

December 20, 1966

NOTICE TO CONTRACTORS

Sealed bids, in single copy only, will be received at the Office of the Highway District Engineer, Malolos, Bulacan, until 11:00 a.m. on January 24, 1967, for the improvement of the following projects:

1. Improvement of Hagonoy-Calumpit Road
 Km. 59.40-Km. 59.85.

Deadlines:

Pre C-1—Not later than Jan. 13, 1967.
 Pre C-2—Not later than Jan. 16, 1967.

Cash & Credit Requirements:

Cash—₱4,950.
 Credit—₱9,900.

2. Improvements of Malolos-San Marcos via Bulihan Road (Construction of Malanggam Creek Bridge at Km. 45.71)

Deadlines:

Pre C-1—Not later than Jan. 13, 1967.
 Pre C-2—Not later than Jan. 16, 1967.

Cash & Credit Requirements:

Cash—₱3,500.
 Credit—₱7,000.

Full particulars re: cash and credit requirements, bid bond, other prerequisite conditions, plans and specifications, and the Proposal and Contract Booklet may be obtained at the Office of the Highway District Engineer, Malolos, Bulacan, by any prospective bidder upon request.

LAUREANO S. MENDIOLA
Acting District Engineer

REPUBLIC OF THE PHILIPPINES
 DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
 BUREAU OF PUBLIC HIGHWAYS
 OFFICE OF THE HIGHWAY DISTRICT ENGINEER
 SAN JOSE, ANTIQUE

December 19, 1966

ADVERTISEMENT

Sealed bids, on the form to be furnished by this Office will be received at the Office of the Highway

District Engineer, San Jose, Antique, until 10:00 a.m., January 23, 1966 and then publicly opened for the Improvement (asphalting) of Asluman-Dao-Tiolas Road, Km. 17.518 to Km. 17.818, Antique province.

Deadlines:

Pre C-1—January 12, 1966, 4:00 p.m.
 Pre C-2—January 13, 1966, 4:00 p.m.

Financial requirements:

Cash—₱1,000.00.
 Credit line—₱1,500.00.

Full particulars re-bid bond, other prerequisite conditions, Plans and Specifications and the Proposal Book may be obtained at the Office of the Highway District Engineer, San Jose, Antique by any prospective bidder upon request.

For and in the absence of the District Engineer:

RAMON M. QUIBILAN
Civil Engineer
 [2, 3]

REPUBLIC OF THE PHILIPPINES
 DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
 BUREAU OF PUBLIC HIGHWAYS
 OFFICE OF THE DISTRICT ENGINEER
 BATANGAS, BATANGAS

December 5, 1966

ADVERTISEMENT

Sealed bids, in single copy only, on forms to be furnished by this Office, will be received at the Office of the District Engineer, Batangas, Batangas, until 10:00 a.m., January 25, 1967, and then publicly opened for the Improvement of Mahanadiong-Sto. Niño-Dagatan road, Km. 106-160 to Km. 106-640, Taysan, Batangas.

Financing requirements:

Cash—₱1,000.00.
 Credit line—₱2,000.00.

Deadline:

Pre C-1—January 5, 1967.
 Pre C-2—January 10, 1967.

Full particulars re cash and credit line requirements, bid bond, plans and specifications, proposal and contract form, and other pre-requisite conditions may be obtained at the Office of the District Engineer, Batangas, Batangas, by any prospective bidder upon request.

[52-2]

ALFREDO P. TORRES
District Engineer II

Bureau of Posts

REPUBLIC OF THE PHILIPPINES
 DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
 BUREAU OF POSTS
 MANILA

December 22, 1966

ADVERTISEMENT

Sealed proposals in triplicate for the printing of 5,000,000 pieces of the Taal Volcano Eruption Victims Stamps will be received at the Office of the Postal Fiscal Service Chief, Stamp & Philatelic Division, Bureau of Posts, until 3:00 p.m. on

January 23, 1967, and opened in the presence of attending bidders and the public.

Copies of specifications will be furnished prospective bidders upon request from the Postal Fiscal Service Chief, Stamp and Philatelic Division. Bidders who have not yet printed stamps for the Bureau of Posts by heliogravure process (Four Colors) must conform with prequalification requirements before participating.

BELARMINO P. NAVARRO
Assistant Postmaster General

Armed Forces of the Philippines

GENERAL HEADQUARTERS
 ARMED FORCES OF THE PHILIPPINES
 OFFICE OF THE CHIEF OF ENGINEERS
 CAMP GENERAL EMILIO AGUINALDO

28 December 1966

INVITATION TO BID

Sealed bids in four (4) copies for the Rehabilitation of Maintenance Hangars R-20 and Construction of Auxiliary Power House at Nichols Air Base, Pasay City, subject to the conditions contained therein, will be received at the OCE Bidding Room, Office of the Chief of Engineers, GHQ AFP, Camp General Emilio Aguinaldo, Quezon City until 10:00 a.m., 7 February 1967 at which time said bids will be opened publicly.

Deadline for the submission of pre-qualification and credit line requirements—11 January 1967.

Deadline for the submission of Cash Deposit—6 February 1967.

Copy of full advertisement, instruction to bidders, general conditions, proposal forms and other information will be furnished interested parties upon application at the above office.

PACIFICO C. CABRERA
Colonel, CE (GSC)
Chief of Engineers, AFP

HEADQUARTERS PHILIPPINE NAVY
 ROXAS BOULEVARD, MANILA

INVITATION TO BID

Sealed proposals in triplicate for furnishing the Philippine Navy the articles stated below will be received by the PN Committee on Bid and Award at The Naval Procurement Office, Headquarters, Philippine Navy, Roxas Boulevard, Manila on the dates and time indicated hereunder and at which time, date and place said proposals will be opened in the presence of attending bidders:

C. P. No.	Articles	Time/Date of opening
GSM-1-67	Marine Paints	10:00 a.m.—25 Jan. 1967

GSM-2-67	Log, wood (Lignum Vitae) and Marine Plywood 10:00 a.m.—25 Jan. 1967
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In order that prospective bidders will be guided accordingly of the requirements and mechanics of the AFP Procurement System, prospective bidders are invited to attend the Pre-Bid Conference to be conducted by the Bid and Award Committee at The Naval Procurement Office on 16 January 1967.

Copies of Invitation to Bid, General and Special Terms and Conditions and other information related to above-mentioned bidding will be furnished to interested parties upon application at the above-mentioned Office (Telephone No. 5-30-55). The Government reserves the right to reject any or all bids.

HERACLEO J. ALANO
Commodore, AFP
Flag Officer In Command, PN

National Waterworks and Sewerage Authority

REPUBLIC OF THE PHILIPPINES
 NATIONAL WATERWORKS AND SEWERAGE AUTHORITY
 INVITATION TO BID

Sealed proposals for the Construction of the Proposed 20" and 12" Feeder Mains From Unnamed Street To Anonas Street, Quezon City Along Makiling, Arayat, General Roxas, General Santos Streets and Aurora Boulevard, Philippines, Contract No. 111-3-3b, will be received at the Bidding Room, 4th Floor, National Waterworks and Sewerage Authority (NWSA), 176 Arroceros Street, Manila, Philippines, until 10:00 a.m., February 8, 1967, and then publicly opened in the presence of the attending bidders.

The principal work to be done will involve the laying and installation of the 20" and 12" diameter cast iron pipes and fittings whose aggregate total length is approximately 2.80 km.

Copies of the advertisement, information for bidders, proposal forms, contract forms, prequalification forms, plans and specifications, will be furnished to interested parties upon application with Office of the Acting Engineering Manager and Chief Engineer, NWSA, 176 Arroceros Street, Manila, Philippines, and payment with the NWSA of the amount of ₱25.00 for each set of plans and contract documents.

The last day for submission of prequalification papers (NWSA ED Form No. 5) of bidders will be January 6, 1967.

ANTONIO C. MENOR
 [2-4] *Acting General Manager*

REPUBLIC OF THE PHILIPPINES
 NATIONAL WATERWORKS AND SEWERAGE AUTHORITY
 MANILA

November 23, 1966

INVITATION TO BID

Sealed proposals for the Construction of the Proposed 20" Feeder Mains Along Shaw Boulevard and Pasig Boulevard thru Vargas Bridge E. de los Santos Avenue, Mandaluyong to Dr. Sixto Antonio St., Pasig Rizal, Philippines, Contract No. 111-3-3c, will be received at the Bidding Room, 4th Floor, National Waterworks and Sewerage Authority (NWSA), 176 Arroceros St., Manila, Philippines, until 10:00 a.m., January 26, 1967, and then publicly opened in the presence of the attending bidders.

The principal work to be done will involve the laying and installation of the 20" diameter cast iron pipe and fittings whose aggregate total length is approximately 4 km.

Copies of the advertisement, information for bidders, proposal forms, contract forms, prequalification forms, plans and specifications, will be furnished to interested parties upon application with the Office of the Acting Engineering Manager and Chief Engineer, NWSA, 176 Arroceros St., Manila, Philippines, and payment with the NWSA of the amount of ₱25.00 for each set of plans and contract documents.

The last day for submission of prequalification papers (NWSA ED Form No. 5) of bidders will be December 26, 1967.

ANTONIO C. MENOR
 [2-4] *Acting General Manager*

REPUBLIC OF THE PHILIPPINES
 NATIONAL WATERWORKS AND SEWERAGE AUTHORITY
 MANILA

December 23, 1966

INVITATION TO BID

Sealed proposals for the Construction of the Proposed 24" Feeder Main Along E. de los Santos Ave. from Pasig Boulevard to South Super Highway, Makati, Rizal, Philippines, Contract No. 111-3-7e, will be received at the Bidding Room, 4th Floor, National Waterworks and Sewerage Authority (NWSA), 176 Arroceros Street, Manila, Philippines, until 10:00 a.m. February 28, 1967, and then publicly opened in the presence of the attending bidders.

The principal work to be done will involve the laying and installation of the 24" and 16" diameter cast iron pipes and fittings whose aggregate total length is approximately 5.37 Km.

Copies of the advertisement, information for bidders, proposal forms contract forms, prequalification forms, plans and specifications, will be furnished to interested parties upon application with the Office of the Acting Engineering Manager and Chief Engineer, NWSA, 176 Arroceros Street, Manila, Philippines, and payment with the NWSA of the amount of ₱25.00 for each set of plans and contract documents.

The last day for submission of prequalification papers (NWSA pre C-1 and pre C-2 of bidders will be January 30, 1967.

ANTONIO C. MENOR
 [2-4] *Acting General Manager*

Government Service Insurance System

REPUBLIC OF THE PHILIPPINES
GOVERNMENT SERVICE INSURANCE SYSTEM
MANILA

December 9, 1966

POSTPONEMENT OF PUBLIC BIDDING

Notice is hereby given that the public bidding for the construction complete of the 27 Housing Units, including the furnishing of all additional materials, labor, tools and equipment, per plans and specifications, at the GSIS Heights, Matina, Davao, originally set on December 5 is postponed to January 17, 1967.

Sealed bids in triplicate on forms to be furnished by this Office for the above-described work will be received at the Office of the General Manager, 2nd Floor, GSIS Main Building, Manila and the Office of the Officer-in-Charge, GSIS Heights, Matina, Davao until 10:00 o'clock a.m. on January 17, 1967.

The following are the financial requirements:

Cash—₱30,000.00.

Credit line—₱45,000.00.

Instructions to Bidders, General Conditions, Proposal Forms, Plans and Specifications will be available for issue to prospective bidders who will have pre-qualified, at the Office of the Manager, Engineering and Development Projects Department, Elliptical Road, Diliman, Quezon City, upon payment of ₱50.00.

Pre-Qualification Statements shall be submitted not latter than 5:00 o'clock p.m. on the following dates:

Pre-C-1—December 27, 1966.

Pre-C-2—January 4, 1967.

The GSIS reserves the right to reject any or all bids, to waive any informality therein or accept such bid/bids as may be considered advantageous to the System.

[1-3]

B. M. DEL ROSARIO
General Manager

REPUBLIC OF THE PHILIPPINES
GOVERNMENT SERVICE INSURANCE SYSTEM
MANILA

December 7, 1966

NOTICE OF POSTPONEMENT OF PUBLIC BIDDING

Notice is hereby given that the public bidding for the construction of 27 Housing Units at the GSIS Heights, Matina, Davao, originally set on December 5, 1966, has been postponed to January 17, 1967.

All pre-qualified bidders are requested to drop their bid tenders at the bid box provided at the Office of the General Manager, GSIS, corner Arroceros-Concepcion Streets, Manila.

(Sgd.) B. M. DEL ROSARIO
General Manager

National Irrigation Administration

REPUBLIC OF THE PHILIPPINES
NATIONAL IRRIGATION ADMINISTRATION
QUEZON CITY
IRRIGATION NOTICE

To whom it may concern—

Whereas, there has been constructed and completed, in accordance with law, by the National Irrigation Administration, an irrigation system within the municipalities of Pagsanjan, Lumban and Sta. Cruz, Province of Laguna;

Now, therefore, pursuant to the requirements of law, notice is hereby given:

(a) That the land irrigable under the completed portion of the Balanac River Irrigation System as shown on the map filed in the Office of the Administrator, National Irrigation Administration,

and the Municipal Secretaries of the interested municipalities, embraces 1,500 hectares.

(b) That the land to be irrigated by the system will be charged as follows:

First Crop:

Rice	₱25.00 per hectare
Other than rice	₱10.00 per hectare

Second Crop:

Rice	₱35.00 per hectare
Other than rice	₱20.00 per hectare

Third Crop:

Rice	₱30.00 per hectare
Other than rice	₱20.00 per hectare

Crops standing during the year such as sugar cane shall be charged ₱25.00 per hectare per annum

and that the annual irrigation charge shall in no case exceed ₱60.00 per hectare.

(c) That the time within which such payment shall be made will be on or before April 30 of each year.

(d) That the official test of the system was made on October 22, 1966.

TOMAS DE GUZMAN
Administrator
[1-4] National Irrigation Administration

REPUBLIC OF THE PHILIPPINES
NATIONAL IRRIGATION ADMINISTRATION
QUEZON CITY

IRRIGATION NOTICE

To whom it may concern—

Whereas, there has been constructed and completed, in accordance with law, by the National Irrigation Administration, an irrigation system within the municipalities of Bangued and Tayum, Province of Abra;

Now, therefore, pursuant to the requirements of law, notice is hereby given:

(a) That the land irrigable under the completed portion of the Abra River Irrigation System as shown on the map filed in the Office of the Administrator, National Irrigation Administration, and the Municipal Secretaries of the interested municipalities, embraces 1,050 hectares.

(b) That the land to be irrigated by the system will be charged as follows:

First Crop:

Rice	₱25.00 per hectare
Other than rice	₱10.00 per hectare

Second Crop:

Rice	₱35.00 per hectare
Other than rice	₱20.00 per hectare

Third Crop:

Rice	₱30.00 per hectare
Other than rice	₱20.00 per hectare

Crops standing during the year such as sugar cane shall be charged ₱25.00 per hectare per annum and that the annual irrigation charge shall in no case exceed ₱60.00 per hectare.

(c) That the time within which such payment shall be made will be on or before April 30 of each year.

(d) That the official test of the system was made on August 1, 1966.

ALFREDO L. JUINIO
Actg. Administrator

[1-4] National Irrigation Administration

REPUBLIC OF THE PHILIPPINES
NATIONAL IRRIGATION ADMINISTRATION
QUEZON CITY

IRRIGATION NOTICE

To Whom It May Concern:

Whereas, the undersigned has programmed for construction and/or will construct in accordance with the provisions of Act No. 2152, as amended, and 3601, an irrigation system from Magat River to irrigate lands in the municipalities of Alicia, Cabatuán, Cawayan and Luna, Province of Isabela.

Now, therefore, in compliance with the requirements of said Act Nos. 2152, as amended, and 3601, notice is hereby given:

(a) That the land irrigable under the system as shown on the map filed in the Offices of the Administrator, N.I.A. and the Municipal Secretaries of the above-mentioned municipalities has an area of approximately sixteen thousand (16,000) hectares;

(b) That the land to be irrigated by the system will be charged as follows:

First Crop:

Rice	₱25.00 per hectare
Other than rice	₱10.00 per hectare

Second Crop:

Rice	₱35.00 per hectare
Other than rice	₱20.00 per hectare

Third Crop:

Rice	₱30.00 per hectare
Other than rice	₱20.00 per hectare

Crops standing during the year such as sugar cane shall be charged ₱25.00 per hectare per annum and that the annual irrigation charge shall in no case exceed ₱60.00 per hectare.

(c) That protests against the construction of this project may be filed with the President of the Philippines thru the N.I.A. within ninety (90) days after completion of publications hereof.

You are hereby accordingly notified that the owners of any land included as irrigable in this notice shall be allowed ninety (90) days beginning with the last day of publication in the Official Gazette of the Notice which shall take place once a week for four consecutive weeks ending January 16, 1967 within which to file with the President of the Philippines, through the Administrator, N.I.A. objections to the construction of the proposed system, or to the inclusion of his land.

Dated this 5th day of December, 1966, at Quezon City, Philippines.

ALFREDO L. JUINIO
Actg. Administrator

REPUBLIC OF THE PHILIPPINES
NATIONAL IRRIGATION ADMINISTRATION
QUEZON CITY

IRRIGATION NOTICE

To whom it may concern:

Whereas, there has been constructed and completed, in accordance with law, by the National Irrigation Administration, an irrigation system within the municipalities of Pagsanjan, Lumban and Sta. Cruz, Province of Laguna.

Now, therefore, pursuant to the requirements of law, notice is hereby given:

(a) That the land irrigable under the completed portion of the Balanac River Irrigation System as shown on the map filed in the Office of the Administrator, National Irrigation Administration, and the Municipal Secretaries of the interested municipalities, embraces 1,500 hectares.

(b) That the land to be irrigated by the system will be charged as follows:

First Crop:

Rice ₱25.00 per hectare
Other than rice ₱10.00 per hectare

Second Crop:

Rice ₱35.00 per hectare
Other than rice ₱30.00 per hectare

Third Crop:

Rice ₱30.00 per hectare
Other than rice ₱30.00 per hectare

Crops standing during the year such as sugar cane shall be charged ₱25.00 per hectare per annum and that the annual irrigation charge shall in no case exceed ₱60.00 per hectare.

(c) That the time within which such payment shall be made will be on or before April 30 of each year.

(d) That the official test of the system was made, on October 22, 1966.

(Sgd.) TOMAS DE GUZMAN

[51-2]

Administrator

City of Baguio

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE CITY ENGINEER
BAGUIO

November 23, 1966

ADVERTISEMENT

Sealed bids, on Form to be furnished by the Office of the City Engineer, Baguio, will be received at the Office of the City Engineer, Baguio, until 10:00 a.m., December 29, 1966, and then publicly opened for the widening of Baguio-Asin "NAC" Road, Km. 261-170-Km. 261-214, Baguio City, Project No. PC 66-62-1 in the City of Baguio.

Financial requirements:

Cash—₱1,500.00.

Credit line—₱3,000.00

Deadlines:

Pre-C-1—4:00 p.m., December 16, 1966.
Pre-C-2—4:00 p.m., December 23, 1966.

Submit in person at the Office of the City Engineer, Baguio.

Full particulars re-bid bond, plans and specifications, the Proposal Form, and other prerequisites, may be obtained at the Office mentioned above, by any prospective bidder, upon request.

ANTONIO U. BUCCAT

*Asst. City Engineer
Officer-in-Charge*

[2-4]

Municipal Government of Mandaluyong

REPUBLIC OF THE PHILIPPINES
MUNICIPAL GOVERNMENT OF MANDALUYONG
PROVINCE OF RIZAL
OFFICE OF THE MAYOR

December 22, 1966

INVITATION TO BID

Sealed bids in quadruplicate for the furnishing and delivery of 150 cu.m. Ready Mix Concrete for the Municipality of Mandaluyong, will be received

in the Office of the Municipal Mayor of this Municipality, until 11:30 a.m. on January 20, 1967, at which time and place said bids will be opened in the presence of attending bidders and the Committee on Award and representative of the Highway District Engineer and Auditor, respectively.

Copies of specifications, instructions and general conditions may be secured at the above-mentioned office during office hours.

FILEMON P. JAVIER
Municipal Mayor

REPUBLIC OF THE PHILIPPINES
MUNICIPAL GOVERNMENT OF MANDALUYONG
PROVINCE OF RIZAL
OFFICE OF THE MAYOR

December 21, 1966

INVITATION TO BID

Sealed bids in quadruplicate for the proposed re-location of telephone wiring additional outlets and transfer of switchboard from the Office of the Fire Department to the information booth, Mandaluyong, Rizal, will be received in the Office of the Municipal Mayor of this Municipality, until 11:30 a.m. on January 20, 1967 at which time and place said bids will be opened in the presence of attending bidders and the Committee on Award and representative of the Highway District Engineer and Auditor, respectively.

Copies of specifications, instructions and general conditions may be secured at the above-mentioned office during office hours.

FILEMON P. JAVIER
Municipal Mayor

REPUBLIC OF THE PHILIPPINES
MUNICIPAL GOVERNMENT OF MANDALUYONG
PROVINCE OF RIZAL
OFFICE OF THE MAYOR

December 8, 1966

INVITATION TO BID

Sealed bids in quadruplicate for the purchase and delivery of two (2) units jeeps (Willys Mac-Arthur Type, M38 Original, 1/4 Ton, 4 wheel drive, 6 volts, 4 cylinder and good running condition) for the Municipality of Mandaluyong, will be received in the Office of the Mayor of this municipality, until 11:30 a.m. on January 20, 1967, at which time and place said bids will be opened in the presence of attending bidders and the Committee on Award and representative of the Highway District Engineer and Auditor, respectively.

Copies of specifications, instructions and general conditions may be secured at the above-mentioned office during office hours.

FILEMON P. JAVIER
Municipal Mayor

MISCELLANEOUS

Courts of First Instance

LAST PUBLICATION

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ISABELA
FIRST JUDICIAL DISTRICT
BRANCH I

NATURALIZATION CASE No. 26.—In the matter of the Petition for Philippine Citizenship of NG CHIAO GUAN, Judicially Changed to JAIME TIO petitioner.

NOTICE OF HEARING

To the Hon., the Solicitor General, Manila, The Provincial Fiscal, Ilagan, Isabela, Atty. Gregorio B. Estacio, counsel for the petitioner, Echague, Isabela; and to all whom it may concern:

Whereas, a petition for oath taking has been filed by the petitioner Jaime Tio with this Court on November 21, 1966 alleging that in a decision promulgated on December 4, 1964, this Court granted to the petitioner Philippine citizenship; that the aforesaid decision shall become final and executory on January 11, 1967 as by then two years shall have already elapsed from the date of its receipt on December 11, 1964 by the office of the Solicitor General; that during the intervening period of two (2) years referred to the petitioner has (a) not left the Philippines; (b) dedicated himself continuously to a lawful calling or occupation; (c) not committed any act prejudicial to the interest of the nation or contrary to any government announced policies; and (d) not been convicted of any offense or violation of government promulgated rules; and (e) that he is ready to present evidence and/or prove the preceding facts on the date set forth in the notice of hearing; and that petitioner finally prays that the decision promulgated on December 4, 1964, granting him Philippine citizenship be executed;

Therefore, notice is hereby given that the petition for oath taking is set for hearing on Monday, January 16, 1967 at 8:30 o'clock in the morning in the session hall of this Court, Branch I, at Ilagan, Isabela.

This notice shall be published at the expense of the petitioner, once a week for three consecutive weeks, in the *Official Gazette*, prior to the

date of hearing, and let copies of this notice be posted in a public and conspicuous place in the office of the Clerk of Court.

Witness the Hon. Manuel Arranz, Judge of this Court, this 12th day of December, 1966.

[52-2]

FELIX OCHOA
Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 17, LRC Record No. 946
Lot No. 1586, Opon Cadastre

THE DIRECTOR OF LANDS, petitioner, *vs.* ENEMESIA ACASO ET AL., claimants

NOTICE OF HEARING

To Messrs. Teodoro Arches, Andres Baring, Isabel Godinez, Rufino Limpangog, Pablo Tumulak and Severa Dimataga, all of Barrio Basak, Lapulapu City, Philippines; The Register of Deeds of Lapulapu City, Philippines, and to all whom it may concern:

Please take notice that the petition filed with this Court by Epitacia O. Arches seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is scheduled for hearing on February 9, 1967, at 8:30 a.m. before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 1586 is situated at Barrio Basak, Lapulapu City, Philippines, and bounded by properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place herein designated and to show cause if any you have why said petition should not be granted.

Witness the Hon. Jose M. Mendoza, Judge of this Court, this December 22, 1966, at Cebu City, Philippines.

For the Clerk of Court:

(Mrs.) REMEDIOS CORRO ORSON
In-charge, Land Titles Section

[2, 3]

Bureau of Public Highways

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
BUREAU OF PUBLIC HIGHWAYS
OFFICE OF THE HIGHWAY DISTRICT ENGINEER
BALANGA, BATAAN
ADVERTISEMENT
NOTICE TO CONTRACTORS

Sealed bids, in single copy, on the form to be furnished by this Office, will be received at the office of the Highway District Engineer, Balanga, Bataan, until 10:00 a.m. on January 18, 1967, and then publicly opened, for furnishing materials and

labor in the Improvement of Mariveles-Bagac Road (Km. 181.066-Km. 182.166), Mariveles Side, Bataan.

Deadlines:

Pre-C-1—not later January 12, 1967.
Pre-C-2—not later January 12, 1967.

Full particulars, re-cash and credit requirements, bid bond, and other pre-requisite conditions may be obtained at the Office abovementioned.

The right is reserved to reject any or all bids and to waive any informality therein, for the good of the government.

JOSE C. ALILING
District Engineer II

E R R A T A

LAND REGISTRATION COMMISSION

Correction was effected in the publication of Civil Registration Case No. 1, LRC Record No. 211 (8), of the Court of First Instance of Baguio City, Cesar R. Maglalang, applicant, appearing in

the issues of Nov. 21 and 23, 1966, Vol. 62, Nos. 47 and 48, pages 8881 and 9140 respectively, to wit:

The name of the applicant in the above-numbered Case should be CESAR R. MAGLALANG instead of Cesar H. Maglalang as published.

BUREAU OF LANDS

The following corrections were effected due to inadvertent omission in the publication of the Bureau of Lands for 6 successive issues, the first publication of which appears in Vol. 62, No. 39, Sept. 26, 1966 issue, to wit:

In Sales of Public Lands under Miscellaneous Sales Application No. V-62883 of YMCA of the

Philippines, page 7107, between the 12th and 13th line from the bottom, 2nd column, insert the line—

Location: Sta. Ana, Davao City.

In Lease of Public Lands at Zamboanga City, page 7108, between the 5th and 6th line from the bottom, 2nd column, insert the line—

Co., Inc., FLA V-4712-A.

GOVERNMENT SERVICE INSURANCE SYSTEM

Republic Act No. 4854, An Act increasing the number of the members of the Board of Trustees of the Government Service Insurance System from five to eight by amending section sixteen of Commonwealth Act Numbered One hundred and Eighty-

Six, as amended, which appeared in the October 31, 1966 issue of the *Official Gazette* should read as REPUBLIC ACT No. 4847, as approved on June 18, 1966.

Official Gazette

Published every Monday. All articles intended for the week must be received at the Bureau of Printing not later than Tuesday morning.

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Editor—Elpidio de Peralta.

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Acting Director—Manuel L. Agustin.

Copy Editor—E. R. Domingo.

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Philippine Reports, Vol. 100	18.60	19.30
Philippine Reports, Vol. 101	19.80	20.50
Police Act of 1966	0.40	0.50
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Public Laws & Resolutions, Vol. IV (Reprint) paper cover	6.85	7.35
Memorias de la Revolucion—Mabini	2.70	3.00
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